

**FILED****6/22/2016**THOMAS G. BRUTON  
CLERK, U.S. DISTRICT COURTUNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISIONWilliam D. Riley EL<sup>TM</sup>**RECEIVED**APR 11 2016 <sup>EAG</sup>(Enter above the full name  
of the plaintiff or plaintiffs in  
this action)THOMAS G. BRUTON  
CLERK, U.S. DISTRICT COURT

vs.

Case No: 15 C 11180

John R. Baldwin - Director, S.A. Gomez (former D) (To be supplied by the Clerk of this Court)  
Atchison - Chief of Operations, Joseph Yurkovich (former), Marcus Hardy, David Gomez, D. Johnson,  
Mark Delia, Andrew Prenger, Sandra Funk, Starsky, Michael Lemke, Michael Magana, Terry D  
Williams, Nicholas Lamb, Tejada, Jenny McCarvey, Randy Pfister, Trancoso, Eitls, A. Hall,  
Lasket #713, P. Torri #676, C. Wright, M. Range, J. Bennett #4372, J. Shaw #9853, J. Clements  
2805, Lake, C. Best, D. Mansfield, J. Hossetten, C. Marshall, Fredricks, Tarr, J. Baldwin,  
Lantree, C. Brown, Koehel,

(Enter above the full name of ALL  
defendants in this action. Do not  
use "et al.")

## CHECK ONE ONLY:

**AMENDED COMPLAINT**

- ☒ COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983  
U.S. Code (state, county, or municipal defendants)
- ☐ COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE  
28 SECTION 1331 U.S. Code (federal defendants)
- ☐ OTHER (cite statute, if known)

**BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR  
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.**

**I. Plaintiff(s):**

- A. Name: William D. Riker, Jr.
- B. List all aliases: NA
- C. Prisoner identification number: B3367
- D. Place of present confinement: Stateville Correctional Center
- E. Address: P.O. Box 112, 1830 S. Parkway, Joliet IL 60431

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, place of confinement, and current address according to the above format on a separate sheet of paper.)

**II. Defendant(s):**

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

- A. Defendant: Superior Gabriel (Former Director)  
 Title: Director - (Former)  
 Place of Employment: Illinois Department of Corrections
- B. Defendant: Joseph Yurkowski  
 Title: Chief of Operations - (Former)  
 Place of Employment: Illinois Department of Corrections
- C. Defendant: Maous Hardy  
 Title: Deputy Director - Criminal Justice  
 Place of Employment: Illinois Department of Corrections

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

D. Defendant: David Gomez  
Title: (former) Deputy Director - Northern District  
Place of Employment: Illinois Department of Corrections

E. Defendant: Michael Lenke  
Title: (former) Warden - Stateville - AD COMMITTEE  
Place of Employment: Illinois Department of Corrections

F. Defendant: Michael Magana  
Title: (former) Warden - Stateville - AD COMMITTEE  
Place of Employment: Illinois Department of Corrections

G. Defendant: Terry D. Williams  
Title: (former) Warden - Stateville - AD COMMITTEE  
Place of Employment: Illinois Department of Corrections

H. Defendant: Nicholas Lamb  
Title: Warden - Stateville - AD COMMITTEE  
Place of Employment: Illinois Department of Corrections

I. Defendant: Assistant Warden Tejeda  
Title: Asst. Warden - Stateville - AD COMMITTEE  
Place of Employment: Illinois Department of Corrections

J. Defendant: Tenny McGarvey #543  
Title: (former Major) - AD COMMITTEE  
Place of Employment: Illinois Department of Corrections

K. Defendant: Randy Nister  
Title: Warden - Pontiac - AD COMMITTEE  
Place of Employment: Illinois Department of Corrections

L. Defendant: Tim Oso  
Title: (former Major) - AD COMMITTEE - Pontiac  
Place of Employment: Illinois Department of Corrections



M. Defendant: Gits  
Title: Counselor - Pontiac  
Place of Employment: Illinois Department of Corrections

N. Defendant: A. Hall  
Title: (Former Counselor)  
Place of Employment: Illinois Department of Corrections

O. Defendant: Lasket # 713  
Title: Warden - Stateville  
Place of Employment: Illinois Department of Corrections

P. Defendant: P. Terri #676  
Title: Warden - Stateville - AD Committee  
Place of Employment: Illinois Department of Corrections

Q. Defendant: C. Wright  
Title: (Former Lt.) - Adjustment Committee  
Place of Employment: Illinois Department of Corrections

R. Defendant: M. RANNEY # 2762  
Title: Warden - Stateville  
Place of Employment: Illinois Dept. of Corr.

S. Defendant: J. BENNETT # 4322  
Title: Warden - Stateville  
Place of Employment: Ill. Dept. of Corr.

T. Defendant: J. SHAW # 8853  
Title: Warden - Stateville  
Place of Employment: Ill. Dept. of Corr.

U. Defendant: J. Clements # 2835  
Title: Warden - Stateville  
Place of Employment: Ill. Dept. of Corr.



V. Defendant: Lake  
 Title: Captain Stateville  
 Place of Employment: Ill. Dept. of Corr.

W. Defendant: C. Best  
 Title: Capt. Stateville - Adjustment Committee  
 Place of Employment: Ill. Dept. of Corr.

X. Defendant: D. Hansfield  
 Title: Counselor - Stateville - Adjustment Committee  
 Place of Employment: Ill. Dept. of Corr.

Y. Defendant: J. Hosselton  
 Title: Counselor Stateville - Adjustment Committee  
 Place of Employment: Ill. Dept. of Corr.

Z. Defendant: C. Marshall  
 Title: Captain Stateville  
 Place of Employment: Ill. Dept. of Corr.

AA. Defendant: Fredricks  
 Title: Captain Stateville  
 Place of Employment: Ill. Dept. of Corr.

BB. Defendant: Tarr  
 Title: Warden Assistant - Stateville - AD Committee  
 Place of Employment: Ill. Dept. of Corr.

CC. Defendant: J. Baldwin  
 Title: Case Worker Supervisor (AD Committee)  
 Place of Employment: Ill. Dept. of Corr.

DD. Defendant: Lantree  
 Title: (Former) psychologist - AD Committee  
 Place of Employment: Ill. Dept. of Corr.

EE, Defendant: C. Brown

Title: Counselor - Pontiac - AD Committee

Place of Employment: Ill. Dept. of Corr.

F.F. Defendant: Koechel

Title: % - Pontiac - AD Committee

Place of Employment: Ill. Dept. of Corr.

G.G. Defendant: Starsky

Title: % Intel. Supervisor - Northern Dist. - AD Committee, Pontiac

Place of Employment: Ill. Dept. of Corr.

HH Defendant: Sandra Funk

Title: Transfer Coordinator

Place of Employment: Ill. Dept. of Corr.

II. Defendant: Atchison

Title: Chief of Operations

Place of Employment: Ill. Dept. of Corr.

J.J. Defendant: D. Johnson

Title: Chief of Investigation/Intelligence (former)

Place of Employment: Ill. Dept. of Corr.

KK. Defendant: Mark Delia

Title: Chief of Investigation/Intelligence

Place of Employment: Ill. Dept. of Corr.

LL. Defendant: Andrew Pronger

Title: Chief of Intel

Place of Employment: Ill. Dept. of Corr.

MM. Defendant: John R. Baldwin

Title: Director

Place of Employment: Ill. Dept. of Corr.

III. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court in the United States:

- A. Name of case and docket number: Riley EL v Hardy, et al (11 CV 4401); Riley EL v Godinez, et al (13 CV 5768); Riley EL v Hardy, et al, (13 CV 5771); Riley EL v. [redacted] et al (13 CV 8656) Riley v. Godinez (2015 MR 1504)
- B. Approximate date of filing lawsuit: Fall of 2011; 8/16/13; 8/16/13; 11/13; 8/27/15
- C. List all plaintiffs (if you had co-plaintiffs), including any aliases: NA only ONE plaintiff (William D. Riley EL)
- D. List all defendants: (11 CV 4401 - Salvador Godinez, Marcus Hardy, Dr. Ghosh) (13 CV 5768 - J. Godinez, Marcus Hardy, Edwards, Kevin I. Carter, Joe Sherry) (13 CV 5771 - Godinez, Hardy, Edwards, Weyford Health Services Inc, Kevin Halloran I. Carter) (13 CV 8656 - Lemke, Hardy, McCann, Shaw, Ramos, Dominguez, Battaglia, Goley, Funk, Ghosh, NGU, Tilden, Aguinaldo, Zhang, Shafe, Richardson, Baulista, Mahone, Rike, Schofer, Carter, Davis, Ghosh.) (Godinez, Williams, Anderson, Best, Mansfield) (2015 MR 1504)
- E. Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): "Northern District of Illinois - Eastern Division," [redacted] "Will County"
- F. Name of judge to whom case was assigned: "Honorable Joan B. Gottschall," [redacted] "Bennett J. Brown"
- G. Basic claim made: (11 CV 4401 - Discrimination; deliberate indifference) (13 CV 5768 - Conditions of confinement; deliberate indifference) (13 CV 5771 - Denial of medical treatment - deliberate indifference) (13 CV 8656 - denial of medical treatment; deliberate indifference) (Due Process) [redacted] (DUE PROCESS - 2015 MR 1504)
- H. Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): All still pending
- I. Approximate date of disposition: All still pending

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. CO-PLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.



Nature of Claim

## I. INTRODUCTION

1. This is a civil rights action, in which Plaintiff seeks relief from the defendants' violation of his rights secured by 42 U.S.C. § 1983, and the First, Eighth, and Fourteenth Amendments to the United States Constitution. The claims arise from a series of occurrences and events, which persist until the present. Defendants have engaged in a systematic course and pattern of harassment and retaliation against Plaintiff for filing grievances, and civil rights lawsuits in this court. Defendants in their systematic course and pattern of harassment and retaliation have; 1) subjected Plaintiff to false disciplinary reports, which have denied Plaintiff due process of law on several occasions, and arbitrary placement in segregation/isolation; 2) subjected Plaintiff to arbitrary and malicious placement in Administrative Detention that required at minimum 270 days of Administrative Detention before release, in clear violation of IDOC's own regulations; 3) subjected Plaintiff to unconstitutional "Conditions of Confinement" at Stateville Corr. Ctr., and Pontiac Corr. Ctr. while being arbitrarily held in Administrative Detention; 4) subjected Plaintiff to arbitrary deprivation of all his personal property without due process of law, while continuously holding Plaintiff in Administrative Detention/isolation/segregation; 5) subjected Plaintiff to a retaliatory transfer for filing grievances, and lawsuits in this court. Defendants were deliberately indifferent to objectively serious risks to Plaintiff's health, safety and well being. Plaintiff seeks a preliminary injunction, compensatory and punitive damages, declaratory and injunctive relief, an award of costs, and attorney's fees, and such other and further relief as the court deems just and proper for defendants' deliberate acts under color of law.

2. Defendants are employees of the Illinois Department of Corrections ("IDOC") who were employed at Pontiac Corr. Ctr., 700 West Lincoln Street, Pontiac, Illinois 61764, and Stateville Corr. Ctr., 16830 S. Broadway - Route 53, Crest Hill, Illinois 60434 at all times relevant to this complaint. Defendants acted, at all times relevant in their official capacity under color of state law. The individual Defendants are sued in their individual and official capacities.



3. Plaintiff has filed numerous grievances prior to and spanning the course and pattern of harassment and retaliation addressing all the issues. Plaintiff seeks, in part, to enjoin the continuous and on-going harassment and retaliation. Plaintiff also seeks a preliminary injunction at this time, as necessary because plaintiff is suffering and continues to suffer irreparable, and actual harm by the arbitrary placement in administrative isolation, and arbitrary deprivation/loss of all plaintiff's personal property, in retaliation for enforcing plaintiff's right to redress a grievance.

4. Specifically, plaintiff has already been physically damaged by defendants refusal to provide plaintiff with "Conditions of Confinement" that meet modern standards of living, and their denial of procedural due process to plaintiff in providing a initial placement hearing prior to placing plaintiff in Administrative isolation, with a phrase system that punishes plaintiff in the equivalent of disciplinary segregation. As well as Defendants retaliatory acts of harassment i.e., arbitrary transfer to Menard Corr. Ctr., defendants refusal to return plaintiff's personal property, and defendants denial of due process in two separate disciplinary hearings.

5. Plaintiff alleges that Defendants have retaliated against plaintiff for exercising plaintiff's right to redress a grievance, and access the courts on a number of occasions spanning the course and pattern of retaliation that defendants engaged in against Plaintiff. The retaliatory actions were pursuant to a custom and policy that was enforced by defendants against Plaintiff. Despite supervisor's knowledge of this custom and pattern, and staff involvement in such practice, there was no investigation, no discipline, no corrective action taken, and no resolution to the action complained of about said staff members.

6. Plaintiff alleges that defendants did not afford plaintiff his procedural due process rights under the Fourteenth Amendment in conducting the disciplinary hearings and in punishing plaintiff arbitrarily for disciplinary infractions that never occurred. Plaintiff also alleges that the Adjustment Committee committed a number of errors in violation of plaintiff's due process rights. Specifically, plaintiff contends that the disciplinary report gave an inadequate notice to plaintiff as to the time, place, or what action plaintiff engaged in which caused said violation of rules; that the committee (1) relied on a confidential source without providing any indication of its reliability and (2) inadequately explained its decision.



to convict plaintiff of the charged offense, and the evidence relied upon.

7. Plaintiff alleges under 20 Ill. Adm. Code § section 504.460, Plaintiff was entitled to a hearing after 90 days to determine if he should be released from Administrative Detention. However, Defendants ignored those rules, and instituted a policy that required at minimum 270 days of Administrative Detention before allowing Plaintiff an opportunity to be released from Administrative Detention. The Defendant's policy dictated that Plaintiff and all other inmates in "AD", be placed in Administrative Detention for three phases, each of them lasting 90 days. After the first 90 days, Plaintiff would be given a hearing to determine if he could be moved into the next phase, or if he be required to stay in the same another 90 days. 90 days later, Plaintiff would be given another hearing to determine whether he would be moved to the next phase, and so on until Plaintiff had graduated all three phases. To be released from the detention, Plaintiff was required to complete all the phases successfully. To date, Plaintiff is still in Administrative Detention.

## Conditions in Administrative Detention

### Stateville Correctional Center

8. Plaintiff asserts that while held arbitrarily in segregation, Plaintiff was placed on the Administrative Detention wing, and held in an isolation cell away from the general population.

9. Toilets in Plaintiff's cell unit backed up and flooded. Plaintiff's cell was routinely flooded with urine, toilet paper, and feces.

10. Plaintiff was only allowed to shower two times per week while at Stateville. The shower had no ventilation and were covered in dirt and mold. In addition, Plaintiff was forced to stand in old water from other inmates' showers due to lack of drainage.

11. There was no ventilation in Plaintiff's cell at Stateville, and he was forced to breathe dusty, stagnant air.

12. When the floors in Administrative Detention were waxed, the wax smell would remain in Plaintiff's cell, causing Plaintiff stomach pains, and head aches.



13. Plaintiff asserts that ants, roaches, and other bugs infested Plaintiff's cell and property.

14. Plaintiff's cell assignment (X-LOWER Center 16) had layers of old paint that accumulated over the years. Plaintiff's floor and property would accumulate a thick layer of white / grayish dust <sup>every</sup> two days.

15. During the winter, Plaintiff was subjected to extreme cold. The window in his cell was warped, allowing cold air to seep in during the winter. Plaintiff was only given a radiator in his cell to keep warm, and it did little to alleviate the cold temperatures. In fact, Plaintiff was able to see his own breath as it condensed in the cold.

16. Throughout Plaintiff's stay at Stateville, Defendants were made aware through direct complaints face to face, and grievances of these conditions and disregarded risk of harm to Plaintiff.

### Pontiac Correctional Center

17. Plaintiff asserts that the building, at Pontiac in which Plaintiff was housed, (Northhouse), was rarely swept or mopped. The showers were filthy, and covered in soap scum, mildew, and mold. Plaintiff's cell was infested with ants, mice, spiders, and other bugs. Due to this infestation, the bugs were all over plaintiff's legal material. Due to plaintiff, plaintiff being housed in the same cell house with seriously mentally ill offenders who throw feces and urine in the vent, which forced plaintiff to eat every meal with this foul smell in the air. When officers use pepper spray to subdue the mentally ill, and the new-mentally ill, the chemicals from the pepper spray was ventilated into Plaintiff's cell assignment, causing Plaintiff's eyes to become irritated, as well as irritating Plaintiff's asthma condition.

18. When Plaintiff was given out-of-cell exercise, plaintiff was forced to be segregated in pod cages that simulated a dog kennel full of human beings. While being subjected to these conditions Plaintiff is forced to smell the foul odor of feces and urine, for the duration of the out-of-exercise. Plaintiff was never supplied with water or allowed to use the washroom, or supplied with appropriate clothing during the winter.



19. Throughout Plaintiff's stay at Pontiac, Defendants were made aware through complaints and grievances of these conditions and disregarded the risk of harm to Plaintiff.

20. Plaintiff asserts that defendants violated his procedural due process rights when plaintiff was allegedly identified by confidential sources, as a validated STE leader, and arbitrarily transferred, and all plaintiff's personal property was confiscated on two occasions, defendants did so in retaliation for plaintiff's jailhouse lawyering activities and with insufficient evidence in violation of plaintiff's Fourteenth Amendment rights to due process, and equal protection, and plaintiff's First Amendment right to file prison grievances, and civil rights lawsuits, as well as plaintiff's Eighth Amendment right to receive proper medical treatment, and defendants deliberate indifference to provide such medical treatment.

21. Plaintiff alleges that IDOC prison officials abused the prison gang validation procedures, (735 ILCS 5/3-2-2 & r-10) as a cover or a ruse to silence and punish plaintiff because plaintiff has filed numerous grievances, and civil rights complaints in this Court, as a direct violation of plaintiff's First Amendment right to redress a grievance, and access the court.

22. Plaintiff alleges that IDOC prison officials from Springfield down to the facility level engaged in a systematic course and pattern of harassment, and retaliation against plaintiff because certain tactical operations can only be authorized on the Springfield Administrative level, such as the activation of the Special Operation Response Team ("S.O.R.T." the men in black), who targeted plaintiff on November 7, 2013, and extracted plaintiff from his cell assignment at 7:30 AM on said date without plaintiff's property, and subsequently transferred plaintiff to Menard in a van equipped with a aluminum box cage pod to secure plaintiff in.

23. Plaintiff alleges that IDOC officials in Springfield engaged in retaliatory actions against plaintiff when they authorized the transfer of plaintiff from Stateville to Menard Correctional Center with total disregard for plaintiff's physical condition (Stage IV renal failure), and the cancellation of plaintiff's medical hold, and direct interference with plaintiff's medical treatment at UIC Nephrology Clinic, whereby plaintiff was scheduled to return prior to being transferred arbitrarily in retaliation for filing grievances, and lawsuits in this Court.



## COUNT I

(42 U.S.C. § 1983 - Retaliation)

24. Plaintiff incorporates paragraphs 1 through 23 as paragraph 24 of this Count I.

25. The First Amendment of the United States Constitution prohibits Retaliation against an incarcerated person preventing plaintiff from exercising his constitutional rights.

26. Plaintiff's rights under the First Amendment to be free from retaliation by the State of Illinois have been abridged by IDOC, Administrative officials in Springfield, who authorized the arbitrary cell extraction of plaintiff without allowing plaintiff to pack his property, and transfer by the Special Operations Response Team ("S.O.R.T"-men in black) of plaintiff to Menard Correctional Center on November 7, 2013 with deliberately and willfully total disregard of plaintiff's medical conditions and right to receive proper medical treatment for filing grievances, lawsuits, and jailhouse lawyering activities amongst the general population. Plaintiff was subsequently transferred back to Stateville Correctional Center in two days. After the healthcare staff assessed plaintiff's medical condition and consulted with IDOC Medical Director who recommended the transfer as medically necessary, and plaintiff was transferred back to Stateville Correctional Center on a Saturday, November 9, 2013. Upon returning to Stateville plaintiff was arbitrarily held in the healthcare unit by orders of Major J. McGarvey, per Warden Lemke, two days later plaintiff was transferred to the closed maximum security wing in X-house (Lower Center) by Major J. McGarvey, in furthering defendant's course and pattern of harassment and retaliation, because plaintiff was never given an initial review hearing, nor was plaintiff ever told why he was being placed on the closed maximum security wing, or what action plaintiff engaged in which warranted such placement.

27. At all times relevant to this complaint, Defendants were employee's of IDOC in Springfield and Wardens/Majors at Stateville.



28. While in the custody of the State of Illinois, Plaintiff was held on a closed maximum security wing arbitrarily, where some of the alleged constitutional deprivations occurred, whereby plaintiff was disciplined and placed in solitary confinement for 3 months across the board arbitrarily and maliciously by a Chairperson % Lt. Wright, who was a defendant in case #11 C 4401 in this Court. Plaintiff appropriately filed grievances to address defendants arbitrary and capricious actions of harassment and retaliation. A investigative report was served on or about November 24, 2013, and a disciplinary report on 11/26/13. Plaintiff filed grievances on 11/9/13, 11/17/13, 11/19/13, 12/12/13, 1/15/14, 1/27/14, 1/29/14, 2/10/14, 3/12/14, 3/14/14, 3/27/14 twice, addressing the discipline, the expungement, the failure to return plaintiff's personal property, the refusal to provide plaintiff with living conditions which meet contemporary standards of decency, the failure to return plaintiff to the position he was in prior to the arbitrary actions of staff, all a product of harassment and retaliation for plaintiff's persistent pursuit of justice by way of grievances at Stateville / ARB Springfield, and civil rights complaints in this Court.

29. Upon information and belief, the defendants retaliation was related to plaintiff's numerous request and grievances for medical care that plaintiff wasn't receiving, and defendants failure to provide necessary medical care filed prior to November 7, 2013.

30. Upon information and belief, the defendants retaliation was further evidenced by defendants further placement of plaintiff in segregation / Administrative Detention after plaintiff got the disciplinary infraction expunged from grievant's record on or about the date of 3/10/14, grievant received notice of this on or about 3/25/14.

31. Upon information and belief, at all relevant times, by grievances being filed, and recommendations made by grievance officer to expunge the disciplinary report from plaintiff's records. Defendants were made aware of plaintiff not being guilty of any rule infraction, when they signed off on the expungement of plaintiff's grievance # 562, but refused to release grievant from segregation, which was based on firm evidence, as explained by the grievance officer.



32. Defendants, in their supervising and official capacity retaliated against plaintiff by:

- a) deliberately and willfully approving, condoning and recommending the arbitrary transfer, the unauthorized confiscation, loss, and destruction of plaintiff's property, and the arbitrary placement and refusal to release plaintiff from segregation/isolation/Administrative Detention.
- b) deliberately disregarding and/or denying plaintiff the necessary relief that was due, when plaintiff's disciplinary report was expunged by the grievance officer.
- c) deliberately and willfully disregarded the grievance officers recommendations of expungement based on clear violations of 20 Ill. Adm. Code § 504.10 through 504.150.
- d) approving, condoning and recommending that plaintiff remain in solitary confinement, and denying plaintiff's request to be released and to restore his liberty despite the clear violations of plaintiff's rights.

33. As a direct result of Defendants acts and/or omissions, defendants denied plaintiff his constitutional rights, including plaintiff's right to seek redress through the administrative grievance process, by keeping plaintiff placed in solitary confinement and expunging the disciplinary report, but refusing to provide any relief from punitive status, despite the convincing evidence that plaintiff wasn't guilty of any disciplinary infraction. Plaintiff has, was, and continues to be retaliated against by defendants, because plaintiff is still being held in punitive status.

Wherefore, Plaintiff prays that the Court:

- a) enter judgment against defendants and in favor of plaintiff for damages in an amount to be proven at trial;
- b) enter a judgment against Defendants for punitive damages;
- c) enter a judgment against Defendants and in favor of Plaintiff for costs of prosecuting this action;
- d) order such further relief as this Court may deem appropriate.

COUNT II  
(42 U.S.C. § 1983 - Retaliation)

34. Plaintiff incorporates paragraphs 1 through 33 as paragraph 34 of this Count II.

35. The First Amendment of the United States Constitution prohibits retaliation against an incarcerated person preventing him from exercising his constitutional rights.

36. Plaintiff's rights under the First Amendment to be free from retaliation has been abridged by the State of Illinois, Department of Corrections employees on a continuous basis by defendants (J. Shaw #9853, J. Clements #2805, Major Lasket #713, Major J. McCarney #543, W.M. Range #2782, Sgt. C. Best, D. Mansfield, former Warden T. Williams) who have devised a scheme of revenge, in retaliation for plaintiff getting the first disciplinary infraction expunged, that was used as the premise to hold plaintiff in segregation/isolation/Administrative Detention arbitrarily. By issuing another disciplinary infraction on 6/15/14, that used the exact same information given by the alleged confidential sources from the first disciplinary infraction, which never stated the place, the time, or when plaintiff engaged in the alleged incident, which prevented plaintiff from marshalling the facts and presenting a defense to the alleged accusations, or providing proper notice to plaintiff.

37. At all times relevant to this complaint, Defendants were employees of the State of Illinois, Department of Corrections. While in the custody of the State of Illinois, Department of Corrections, under color of law, plaintiff was subjected to arbitrary and capricious actions by defendants who intentionally, with sadistic/maneuvering, retaliated against plaintiff, which caused further deprivation, and continued solitary confinement and isolation.

38. Upon information and belief, the defendants' continuous retaliation was related to plaintiff's grievances filed on 3/27/14 (Staff Conduct), 4/5/14 (Staff Conduct, Mail handling, harassment and retaliation), 4/17/14 (Personal Property, Staff Conduct, Defamation/harassment and retaliation), 5/9/14 (Staff Conduct, harassment and retaliation), and defendants' failure to provide the necessary relief that plaintiff was entitled to, and the subsequent transfer to Pontiac Correctional Center.



39. As a direct result of defendants acts and/or omissions denied plaintiff his constitutional rights, including plaintiff's right to be free from arbitrary and capricious actions of staff, and afforded the appropriate due process under the law.

Wherefore, Plaintiff prays that the Court:

- a) ENTER AN ORDER OF INJUNCTION AGAINST THE DEFENDANTS TO CEASE AND DESIST their pattern and practice of harassment and retaliation against plaintiff, AND RETURN ALL OF plaintiff's property that was confiscated, AND REPLACE ANY AND ALL property that was either destroyed or lost while in defendants custody, AND RELEASE plaintiff from punitive / Administrative segregation / isolation;
- b) ENTER JUDGMENT AGAINST DEFENDANTS AND IN FAVOR OF Plaintiff for damages IN AN AMOUNT TO BE PROVEN AT TRIAL;
- c) ENTER A JUDGMENT AGAINST DEFENDANTS FOR PUNITIVE DAMAGES, AND;
- d) ENTER A JUDGMENT AGAINST DEFENDANTS IN FAVOR OF Plaintiff for costs of prosecuting this action;
- e) ORDER SUCH FURTHER RELIEF AS THIS COURT MAY DEEM APPROPRIATE.

### COUNT III (42 U.S.C. § 1983 - Retaliation)

40. Plaintiff incorporates paragraphs 1 through 39 as paragraph 40 of this Count III.

41. The First Amendment of the United States Constitution prohibits retaliation against an incarcerated person preventing him from exercising his constitutional rights.

42. Plaintiff's rights under the First Amendment to be free from retaliation has been abridged by the State of Illinois, Department of Corrections employee's, under color of law, have engaged in a systematic campaign of harassment and retaliation to keep plaintiff in a state of deprivation and isolation for filing grievances and lawsuits, addressing civil rights violations of plaintiff's current condition of confinement.

43. At all times relevant to this complaint Defendants were employees of the State of Illinois, Department of Corrections. While in the custody of the State of Illinois, Department of Corrections plaintiff continues to be subject to on-going arbitrary and capricious actions of defendants who willfully, with malice intent have engaged in a systematic course and pattern of harassment and retaliation by continuously writing plaintiff false disciplinary reports, administering arbitrary disciplinary proceedings and punishment. Defendants issued another disciplinary on 10/19/15, where it is alleged that plaintiff had contraband in his excess legal material that was STC related according to defendants, but defendants searched plaintiff's property several times prior at Stateville, and Pontiac personal property departments and there was never any STC material, contraband found. Defendants punished plaintiff with a year across the board, for a newspaper article from the Final Call that was allowed in through the publication review process. Defendants (J. Clement #2805, J. Shan #9853, C. Marshall #620, Major Fredricks #714, % Lt. C. Best, J. Hoselton, Warden N. Lamb (former)), have violated plaintiff's right to be free from arbitrary and capricious actions of staff, the defendants have used their position of authority as a weapon of terror and intimidation against plaintiff for exercising his constitutional rights. Defendants have waged a war of terror and intimidation against plaintiff and any other offender who pursues justice, i.e., the grievance process and civil rights complaints in this Court. Defendants have also used their retaliatory actions against plaintiff, to gain prestige as "Officers of the Year Awards," and promotional accommodations to higher positions of authority within IDCC, arbitrarily off the illegal actions imposed against plaintiff.

44. As a direct result of Defendants acts and/or omissions, defendants have denied plaintiff his constitutional rights to be free from arbitrary and capricious actions of staff, and afforded the appropriate due process under the law.

Wherefore, Plaintiff prays that the Court:

- a) enter an order of injunction against defendants to cease and desist their pattern and practice of harassment and retaliation against plaintiff, and restore plaintiff to the position plaintiff was in prior to defendants campaign of harassment and retaliation against plaintiff, and expunge all STC disciplinary infractions, that are holding plaintiff in punitive/Administrative segregation/isolation.
- b) enter judgment against Defendants and in favor of Plaintiff for damages in an amount to be proven at trial.



- c) enter a judgment against defendants for punitive damages, and
- d) enter a judgment against defendants and in favor of Plaintiff for costs of prosecuting this action;
- e) order such further relief as this Court may deem appropriate.

## COUNT IV

(42 U.S.C. § 1983 - Procedural Due Process)

45. Plaintiff incorporates paragraphs 1 through 44 as paragraph 45 of this Count IV.

46. As described more fully above, one or more of the Defendants violated Plaintiff's right to procedural due process on three separate occasions. The first time by depriving Plaintiff of impartial decision making in both the composition of and the process utilized by the Adjustment Committee in a disciplinary report dated 11/26/13; by depriving plaintiff adequate notice, the right to call witnesses and/or present documentary evidence at the Adjustment Committee hearing; and provided an inadequate statement of reason, and by publishing a final summary report recommending among other punishment, 3 months C-Grade, 3 months segregation, 3 months commissary restriction, and 6 months contact visits restriction, when there was no evidence to support the disciplinary verdict.

47. Defendants violated Plaintiff's rights to procedural due process the second time when Plaintiff was deprived a impartial decisionmaking in both the composition of and the process utilized by the Adjustment Committee in a disciplinary report dated 6/13/14; by depriving plaintiff of adequate notice, the right to call witnesses and/or present documentary evidence at the Adjustment Committee hearing; and provided an inadequate statement of reason, and by publishing a final summary report recommending among other punishments, 1 year C-Grade, 1 year segregation, 1 year commissary restriction, 1 year contact visits restriction, when there was no evidence to support the disciplinary verdict.

48. Defendants violated Plaintiff's right to procedural due process for the third time by depriving Plaintiff a "Initial Review hearing" (Plaintiff never received a Initial Review hearing), before placing Plaintiff in Stateville's closed maximum security wing



in X-house, and defendants on Stateville and Pontiac Administrative Detention Committee's instituted a policy that required at minimum 270 days of Administrative Detention before allowing Plaintiff an opportunity to be released from Administrative Detention. The defendants policy dictated that Plaintiff be placed in Administrative Detention for three phases, each of them lasting 90 days in clear violation of 20 Ill. Adm. Code § 504.660, before Plaintiff could be released from AD.

49. Defendants actions were undertaken intentionally, with malice and with reckless indifference to Plaintiff's rights.

50. As a direct and proximate result of the misconduct described in this Count, Plaintiff's rights were violated and plaintiff has suffered physical and emotional injuries.

51. Plaintiff's injuries were caused by employee's of IDOC, including, but not limited to, the individually named defendants who acted pursuant to the policies and practices of IDOC.

## COUNT V

(42 U.S.C. § 1983 - Cruel and Unusual Punishment)

(DELIBERATE INDIFFERENCE TO A OBJECTIVELY SERIOUS CONDITION -  
STATEVILLE / PONTIAC)

52. Plaintiff incorporates paragraph 1 through 51 as paragraph 52 of this Count V.

53. The Eighth Amendment of the United States Constitution prohibits the Cruel and Unusual Punishment of United States Citizens by the Federal Government, as described more fully above.

54. Plaintiff's rights under the Eighth Amendment, to be free from Cruel and Unusual Punishment by the State of Illinois, Department of Corrections, have been abridged by defendants deliberate indifference to plaintiff's continuous confinement within inhumane conditions of confinement, while placed in Administrative Detention at Stateville and Pontiac Correctional Center arbitrarily by prison officials;

A) Defendants subjected Plaintiff to conditions of confinement at Stateville Correctional Center, that constituted a deprivation of basic human needs, including exposure to, infliction of and failure to address the following conditions:

- a. Ants, roaches, and other insects;
- b. EXCESSIVE cold;
- c. inadequate sanitation, including lack of access to showers;
- d. defective plumbing;
- e. inadequate ventilation;
- f. flooding, stagnant water and fecal matter;
- g. mold and mildew;
- h. fumes from paint and wax.

B) Defendants subjected Plaintiff to conditions of confinement at Pontiac Correctional Center, that constituted a deprivation of basic human needs, including exposure to, infliction of and failure to address the following conditions:

- i. mice, ants, and other insects;
- j. exposure to pepper spray;
- k. mold and mildew;
- l. foul fumes of human waste while participating in out of cell exercise, and eating in the cell;
- m. denial of adequate clothing for the winter;

55. At all times relevant to this complaint, defendants were employees of IDOC in Springfield, and Stateville, and Pontiac respectively.

56. Upon information and belief, defendants had final policy making authority and was responsible for ensuring performance of staff under their supervision, in addition to ensuring the safety, and humane living conditions of inmates at the facility level.

57. Upon information and belief, at all relevant times, by numerous grievances being filed, defendants were made aware of the unconstitutional living conditions that



plaintiff was being subjected to, but failed to act in addressing, or correcting the unconstitutional conditions of confinement that plaintiff was subjected to, while being held in Administrative Detention/segregation/isolation since November 7, 2013, to the present. Which is the only timeframe that this complaint is referring too.

58. While in the custody of the State of Illinois, Department of Corrections, Plaintiff is restrained from caring for himself and defendants have deliberately and willfully disregarded Plaintiff's complaints, that the living conditions to which plaintiff is being subjected to, is a threat to plaintiff's health and safety, and a violation of plaintiff's constitutional rights.

59. Defendants, in their supervising and official capacity showed deliberate indifference to Plaintiff's unconstitutional living conditions by:

- a) deliberately disregarding and/or denying Plaintiff's grievance and/or complaints expressly indicating plaintiff was being subjected to unconstitutional living conditions.
- b) approving, condoning, and allowing the denial of plaintiff's constitutional rights to the basic human necessities of life by staff under their supervision, despite numerous grievances.
- c) deliberately disregarding plaintiff's rights under the constitution to be afforded Eighth Amendment protection, as well as clear violation of 730 ILCS 5/3-7-2 Facilities, §§ (a) through (g).

60. As a direct and proximate result of defendants acts and/or omissions, Plaintiff was denied the minimal civilized measure of life necessities, which has violated plaintiff's constitutional rights, and has resulted in physical and emotional injuries.

WHEREFORE, Plaintiff prays that the Court:

- a) enter judgment against Defendants and in favor of Plaintiff for damages in an amount to be proven at trial.
- b) enter a judgment against Defendants for punitive damages;
- c) enter a judgment against Defendants and in favor of Plaintiff for costs of prosecuting this action;
- d) order such further relief as this Court may deem appropriate.

COUNT VI  
(42 U.S.C. §1983 - Failure to Intervene)

61. Plaintiff incorporates paragraphs 1 through 60 as paragraph 61 of this Count VI.

62. As described more fully above, one or more of the Defendants had a reasonable opportunity to prevent the violation of plaintiff's constitutional rights as set forth above, had they been so inclined, but failed to do so.

63. Defendants' actions were undertaken intentionally, with malice and reckless indifference to Plaintiff's rights.

64. As a direct and proximate result of the misconduct described in this Count, Plaintiff's rights were violated and Plaintiff has suffered physical and emotional injuries.

65. Plaintiff's injuries were caused by employees of IDOC, including, but not limited to, the individually named Defendants, who acted pursuant to the policies and practices of IDOC.

COUNT VII  
(INDEMNIFICATION)

66. Plaintiff incorporates paragraph 1 through 65 as paragraph 66 of this Count VII.

67. Illinois law provides that public entities are directed to pay any tort judgment for compensatory damages for which employees are liable within the scope of their employment activities.

68. Defendants, Prison officials are or were employees of the Illinois Department of Corrections who acted within the scope of their employment in committing the misconduct described herein.



64. WHEREFORE, Plaintiff demands a jury trial and the following relief jointly and severally against the defendants;

- a) Compensatory damages in AN amount to be determined by a jury;
- b) Punitive damages in AN amount to be determined by a jury;
- c) Costs, interest, and Attorneys fees;
- d) Preliminary injunction enjoining defendants continual violations of plaintiff's constitutional rights;
- e) Such other and further relief as this Court may deem just and proper including injunctive and declaratory relief.

Respectfully submitted,  
[Without Prejudice UCC 1-302/1-207]

William D. Riley  
William D. Riley EL<sup>®</sup>™  
B03069 STA.C.C.  
P.O. Box 112  
Joliet, Illinois [60434-0112]

V. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

(SEE Attached)  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

VI. The plaintiff demands that the case be tried by a jury. ☒ YES ☐ NO

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this 28<sup>th</sup> day of March, 20 16

Emhart Packaging LLC [30211-2017]  
\_\_\_\_\_

William D. Riley EL  
\_\_\_\_\_  
(Signature of plaintiff or plaintiffs)

William D. Riley EL  
\_\_\_\_\_  
(Print name)

BOB009  
\_\_\_\_\_  
(I.D. Number)

P.O. Box 112, 16880 S. Broadway Rt 53  
\_\_\_\_\_  
Joliet, Illinois [60434-0112]  
\_\_\_\_\_  
(Address)



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ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

J-LL-110 EX 1

Date: 11/1/13	Offender (Please Print): William D. Riley EL	ID#: 303027
Facility: Jolietville / Menard	Facility where grievance issue occurred: Jolietville / Menard	

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> Disability
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input checked="" type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (specify):	

*Disciplinary Report: 1/1 Date of Report: 1/1 Facility where issued: Retributive Transfer*

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Instructions:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board. Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor. Chief Administrative Officer, only if EMERGENCY grievance. Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Summary of Grievance:** This grievance pertains to harassment in the nature of retributive transfer, and deliberate indifference to a serious medical need. On or about the date of 11/1/13 T. William D. Riley EL (grievant) was extracted from cell D-142 by orange crew and tactical officers Hamilton (S.O.R.T.) and taken to the chow hall with nothing but my uniform, underwear, tee-shirt, and gym shoes. Grievant was stripped searched, made to sit in the chow hall with other inmates. Then grievant's name was called, and grievant and four other individuals was taken back into the movement room and stripped searched again, and given a jump suit. A white male with baby blue eyes started to grieve, and the four other individuals who were lined up next to me that "someone is your son." I signed you is bring a letter in the gangster discipline per their protocol that

**Relief Requested:** That grievant's constitutional rights be respected, and that the harassment stop.

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

William D. Riley EL 303027 11, 1, 13  
Offender's Signature ID# Date

(Continue on reverse side if necessary)

<b>Counselor's Response (if applicable)</b>		
Date Received: 11, 29, 13	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
<p><b>Response:</b> Inmates do not have rights to constitutional transfers or not used as a form of retaliation but as a means of custody. All inmates are entitled to appropriate medical attention. Medical bills are taken at the discretion of the medical department. Inmates can be stopped searched at any time. No constitutional rights were violated and no harm was done. No harassment, just a search.</p> <p><i>Hall</i> <i>[Signature]</i> 12, 31, 13 Print Counselor's Name Counselor's Signature Date of Response</p>		

<b>EMERGENCY REVIEW</b>		
Date Received: 1/1	Is this determined to be of an emergency nature?	
<input type="checkbox"/> Yes, expedite emergency grievance <input type="checkbox"/> No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.		
Counselor/Grievance Officer's Signature		Date



Ex. #1A

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

They (the individuals who have the information) were tired of paying dues to some person. Then grievant was able to leave Stateville by walking through the tunnel. As grievant got near the health care unit door, grievant asked (S.C.R.T.) Tactical Officer Hamilton could grievant receive his morning dose of blood pressure medication. Tactical officer Hamilton kept walking along with all the other inmates and tactical officers. Once grievant got to gate three and was being cleared by the front end Lt. grievant once again asked for his blood pressure medication. By this time the front end Lt. was calling the HCU for a copy of the inmate's front cuffing / waist chain for grievant and another inmate, and the front end Lt. inquired about grievant's morning medications. About 3 minutes later the nurse came with grievant morning meds. Upon receiving medication grievant left through gate 2 and proceeded to the elevator because grievant uses a crutch for mobility. Once grievant got to the ground floor, grievant was put into a van and his crutch was taken back inside the Administration building by (S.C.R.T.) Tactical officer Hamilton. Grievant was driven from Stateville Correctional Center to Menard Correctional Center in a straight shot the drive. Grievant was not fed or given water on this drive. Grievant wasn't allowed to drink anything because the water and toilet was turned off before grievant awoke. Once grievant arrived at Menard Correctional Center at approximately 3 pm (shift change) grievant was taken to Mundy two reg. visiting room with another inmate in separate holding cells and stripped searched again. Then grievant was given a seg. jump suit. Grievant was allowed to use the wash room and then was seen by a med tech/nurse. Grievant's blood pressure was taken and was told it was 220/120. So grievant was wheeled to the HCU in a wheel chair. Once grievant got to the HCU, grievant's blood pressure was taken again and it was 188/130. So grievant was ~~admitted~~ admitted to the HCU for medical observation. Grievant was given medication and was told grievant's medical hold was cancelled for no reason all of a sudden. The next morning at breakfast the nurse made rounds and checked my blood pressure through the chockhole of the door and stated "grievant's blood pressure was 90/60 and that grievant's blood pressure was too low and that she wasn't giving grievant his medication." (Grievant asserts that he was very stressed out over this situation. To be subjected to this type of harassment and retaliatory transfer for filing grievances and lawsuits in regards to constitutional rights, is another violation of grievant's constitutional rights. Grievant asserts that he has broken NO law or rule that would subject grievant to this type of treatment. Grievant asserts that after an assessment of grievant's health situation by Menard medical staff, grievant was transferred back to Stateville Correctional Center on 11/7/15. Grievant has no idea where his property is at. Grievant asserts upon information and belief that grievant's property is in the custody of the correctional officers. Grievant has pending litigation in court right now. The Stateville Administration knew about grievant's medical condition and still subjected grievant to such harassment. Grievant feels that the Stateville Administration is looking to kill grievant by subjecting grievant to harsh conditions to induce a stroke and or heart attack. Grievant wants to receive proper medical treatment free from harassment and retaliatory transfers, by way of sending grievant home and to his family there.



EX. #2

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Date: 11/17/13	Offender (Please Print): William D. Riley EL	ID#: B03069
Facility: Stateville	Facility where grievance issue occurred: Stateville	

## NATURE OF GRIEVANCE:

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> Disability
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (specify): Harassment / Retaliation	
<input type="checkbox"/> Disciplinary Report: _____ Date of Report: _____ Facility where issued: _____			

Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:

Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board. Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.

Chief Administrative Officer, only if EMERGENCY grievance.

Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

Brief Summary of Grievance: This grievance pertains to the arbitrary actions of Personal Property here at Stateville. On or about the date of November 7th, 2013 grievant was extracted from cell D-142 by orange crush and tactical officer Huilton and shipped to Mendon without grievant's property. Grievant was at Mendon for two (2) days without any property. Grievant was shipped back to Stateville on the 7th of November, 2013. Shortly thereafter grievant received a Personal Property Inventory Slip and four (4) 30-Day confiscation slips filled with all of grievant's property. Property that was

Relief Requested: That my property be returned and the harassment stopped

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Without Reprieve Dec 1-2013

William D. Riley EL

Offender's Signature

B03069

ID#

11/17/13

Date

(Continue on reverse side if necessary)

## Counselor's Response (if applicable)

Date Received: 1/1/14	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 10277, Springfield, IL 62794-9277
Response: _____		
_____		
_____		
_____		
Print Counselor's Name	Counselor's Signature	Date of Response

## EMERGENCY REVIEW

Date Received: 1/1/14	Is this determined to be of an emergency nature?	<input type="checkbox"/> Yes, expedite emergency grievance
		<input type="checkbox"/> No, an emergency is not substantiated. Offender must await his grievance in the normal manner.
Print and Sign Grievance Officer's Name	_____	



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

inside of grievant's property boxes were not kept, were lost in the  
ships. Grievant's Shower Shoes was classified as excess, but grievant is  
walking in his shoes because personal property has his shower shoes  
packed in a box. Grievant asserts that the arbitrary action is a  
form of harassment in retaliation against grievant for filing grievance  
and lawsuit against the Stateville Administration.

COUNSELORS NAME: \_\_\_\_\_ DATE: \_\_\_\_\_ DATE FILED: \_\_\_\_\_



$$\| \cos(\frac{1}{2} \pi \alpha) \|_{\infty} = \frac{1}{2} \left( \frac{1}{\alpha} + \frac{1}{1-\alpha} \right) \quad \text{for } 0 < \alpha < 1.$$

TO: OFFENDERS NAME: \_\_\_\_\_ NUMBER: \_\_\_\_\_ CELLHOUSE: \_\_\_\_\_

FROM: PERSONAL PROPERTY: 100000 DATE: 8-1-71

DATE OF CONFISCATION: 11-1-83 INVENTORY SHAKEDOWN

OFFENDER DISPOSITION OPTION DUE DATE: 7-1-8

THE FOLLOWING ITEM(S) WAS FOUND IN YOUR PROPERTY, AND IS NOT ALLOWED AT STATEVILLE CORRECTIONAL CENTER:

1. Blue Dress	1000
2. White Dress	1000
3. Blue Dress	1000
4. White Dress	1000
5. Blue Dress	1000
6. White Dress	1000
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8. White Dress	1000
9. Blue Dress	1000
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99. Blue Dress	1000
100. White Dress	1000

CHECK THE APPLICATION BOX BELOW FOR THE DISPOSITION OF THE CONFISCATED CONTRABAND. FORWARD THE ORIGINAL FORM BY THE ABOVE LISTED DUE DATE TO PERSONAL PROPERTY. FAILURE TO CHOOSE BY THE DENOTED DEADLINE WILL RESULT IN THE PROPERTY BEING DISPOSED OF IN ACCORDANCE WITH DEPARTMENT RULE 501, SEARCHES FOR DISPOSITION OF CONTRABAND.

CHECK ONE BOX ONLY:

MAIL ITEM(S) OUT OF THE FACILITY. RECORD NAME AND ADDRESS BELOW, AND ATTACH A DOC 0256,  
OFFENDER/AUTHORIZATION FOR PAYMENT FORM FOR POSTAGE. YOU MUST DENOTE ON YOUR DOC 0256 IF YOU WISH  
TO HAVE THE ITEM(S) INSURED, AND THE AMOUNT OF INSURANCE REQUESTED, SUCH AS THE VALUE OF THE ITEM(S).

NAME: \_\_\_\_\_ ADDRESS: \_\_\_\_\_

CITY: \_\_\_\_\_ STATE: \_\_\_\_\_ ZIP CODE: \_\_\_\_\_

HAVE ITEM(S) PICKED UP ON A VISIT. REQUEST MUST BE RECEIVED IN PERSONAL PROPERTY 72 HOURS PRIOR TO VISIT.

VISITORS NAME: \_\_\_\_\_ DATE OF VISIT: \_\_\_\_\_

HAVE ITEM(S) DESTROYED IN ACCORDANCE WITH DR-501 BY SIGNING AND DATING BELOW.

OFFENDERS NAME: \_\_\_\_\_ NUMBER: \_\_\_\_\_ DATE: \_\_\_\_\_

FILE A GRIEVANCE. HAVE YOUR COUNSELOR SIGN AND DATE BELOW WHEN GRIEVANCE WAS FILED.

COUNSELORS NAME: \_\_\_\_\_ DATE: \_\_\_\_\_ DATE FILED: \_\_\_\_\_

COUNSELORS NAME: \_\_\_\_\_ DATE: \_\_\_\_\_ DATE FILED: \_\_\_\_\_



30-DAY CONFISCATION FORM  
STATEVILLE CORRECTIONAL CENTER

TO: OFFENDERS NAME: DOY, DASH NUMBER: 147-38 CELLHOUSE: 11010  
 FROM: PERSONAL PROPERTY: 5.8.100 DATE: 11-11-15  
 DATE OF CONFISCATION: 11-11-15 INVENTORY SHAKEDOWN  
 OFFENDER DISPOSITION OPTION DUE DATE: 12-15-15

THE FOLLOWING ITEM(S) WAS FOUND IN YOUR PROPERTY, AND IS NOT ALLOWED AT STATEVILLE CORRECTIONAL CENTER:

28 magazines 1-1000  
2 Forensic 1000  
12 Forensic 1000  
15 Forensic 1000  
20 Forensic 1000  
2 Forensic 1000  
68 Forensic 1000  
1 Forensic 1000  
1 Forensic 1000  
1 Forensic 1000  
1 Forensic 1000  
5 Forensic 1000  
2 Forensic 1000  
1 Forensic 1000  
2 Forensic 1000

CHECK THE APPLICATION BOX BELOW FOR THE DISPOSITION OF THE CONFISCATED CONTRABAND. FORWARD THE ORIGINAL FORM BY THE ABOVE LISTED DUE DATE TO PERSONAL PROPERTY. FAILURE TO CHOOSE BY THE DENOTED DEADLINE WILL RESULT IN THE PROPERTY BEING DISPOSED OF IN ACCORDANCE WITH DEPARTMENT RULE 501, SEARCHES FOR DISPOSITION OF CONTRABAND.

CHECK ONE BOX ONLY:

☐

MAIL ITEM(S) OUT OF THE FACILITY. RECORD NAME AND ADDRESS BELOW, AND ATTACH A DOC 0296, OFFENDER/AUTHORIZATION FOR PAYMENT FORM FOR POSTAGE. YOU MUST DENOTE ON YOUR DOC 0296 IF YOU WISH TO HAVE THE ITEM(S) INSURED, AND THE AMOUNT OF INSURANCE REQUESTED, SUCH AS THE VALUE OF THE ITEM(S).

NAME: \_\_\_\_\_ ADDRESS: \_\_\_\_\_

CITY: \_\_\_\_\_ STATE: \_\_\_\_\_ ZIP CODE: \_\_\_\_\_

☐

HAVE ITEM(S) PICKED UP ON A VISIT. REQUEST MUST BE RECEIVED IN PERSONAL PROPERTY 72 HOURS PRIOR TO VISIT.

VISITORS NAME: \_\_\_\_\_ DATE OF VISIT: \_\_\_\_\_

☐

HAVE ITEM(S) DESTROYED IN ACCORDANCE WITH OR-501 BY SIGNING AND DATING BELOW.

OFFENDERS NAME: \_\_\_\_\_ NUMBER: \_\_\_\_\_ DATE: \_\_\_\_\_

☐

FILE A GRIEVANCE. HAVE YOUR COUNSELOR SIGN AND DATE BELOW WHEN GRIEVANCE WAS FILED.

COUNSELORS NAME: \_\_\_\_\_ DATE: \_\_\_\_\_ DATE FILED: \_\_\_\_\_

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

E# 3

Date: <u>11/19/13</u>	Offender: <u>William D. RILEY</u>	ID#: <u>B03069</u>
Present Facility: <u>Stateville</u>	Facility where grievance issue occurred: <u>Stateville</u>	

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> Disability
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (Specify): <u>Retaliation / Harassment</u>	

☐ Disciplinary Report: \_\_\_\_\_ Date of Report: \_\_\_\_\_ Facility where issued: \_\_\_\_\_

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Brief Summary of Grievance:** This grievance pertains to the arbitrary and retaliatory actions of the Stateville Administration, and the Illinois Department of Corrections Administration in Springfield i.e. Director S.A. Carlinez. Prior to the date of the 7<sup>th</sup> of November, grievant had to be targeted by INOC, Administrative Detention Committee, and classified as a "Streetgang member" or "gang member", for which grievant was extracted out of grievant's assigned cell, without being allowed to pack or take any property with grievant, and arbitrarily transferred grievant to Menard. Grievant asserts that grievant is not a "Streetgang member" or "gang member". A "Streetgang member" or "gang member" according to the Illinois legislature, per the Illinois Streetgang Terrorism Omnibus Prevention Act, means any person who

**Relief Requested:** That the harassment and retaliation stop

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.  
 Without Prejudice I-302/1-2071  
William D. RILEY ID# B03069 Date 11/19/13  
 (Continue on reverse side if necessary)

**Counselor's Response (if applicable)**

Date Received: \_\_\_\_\_ ☐ Send directly to Grievance Officer ☐ Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277

Response: \_\_\_\_\_

\_\_\_\_\_  
 (Print Counselor's Name) (Counselor's Signature) (Date of Response)

**EMERGENCY REVIEW**

Date Received: \_\_\_\_\_ ☐ It is determined to be of an emergency nature? ☐ Yes, expedite emergency grievance ☐ Not an emergency - not investigated. Counselor should admit this grievance in the normal manner.

\_\_\_\_\_  
 (Print Name of Reviewer) (Signature of Reviewer) (Date of Review)



actually and in fact belongs to a gang, and any person who knowingly acts in the capacity of an agent for or accessory to, or is legally accountable for, or voluntarily associate himself with a course or pattern of gang-related criminal activity, whether in a preparatory, executory, or cover-up phase of any activity, or who knowingly performs, aids, or abets any such activity. Grievant has not committed any of these acts, so grievant cannot see how grievant is classified as a "Streetgang member" or "gangmember" without any proof of any course or pattern of gang-related criminal activity. Grievant asserts further that grievant is a Moor, upright and fearless, a member of the Moorish Science Temple of America. Grievant knew of the arbitrary and abusive nature of the Department of Corrections, and so, as a preventive measure grievant drafted, and had notarized, and filed with the Attorney General, State of Illinois Department of Corrections, IDOC Inmate file # B03C009, IDOC Director, Stateville A/M Operations, IDOC Internal Affairs-Springfield, IDOC Internal Affairs-Stateville, an "Affidavit of Truth" stating "Non Terror TREAT GROUP, NON ENEMY COMBATANT, NON DOMESTIC TERRORIST, NON GANG MEMBERSHIP" on or about the date of December 14, 2010. See attached "Affidavit of Truth". Grievant asserts that the arbitrary actions of the Stateville Administration (Warden Lemke), and the Illinois Department of Corrections (Director Collier - Transfer Coordinator - Head of Investigations/Intell) are clearly retaliatory in nature, because of grievant's persistent pursuit of JUSTICE by way of filing grievances and civil rights complaints. Grievant asserts that grievant has filed three (3) civil rights complaints and numerous grievances dealing with the food and denial of Medical treatment/denial of a prescribed medical mattress for pain/A mail issue where grievant's mail (legal) was opened and mixed with another inmates (legal) mail, all within the last six (6) months. Grievant gave a Civil Rights Complaint/Preliminary Injunction to the Stateville law clerk/Paralegal on or about the 29<sup>th</sup> of October for copies. But didn't receive it back until the 13<sup>th</sup> of November. Grievant further asserts that on or about the 5<sup>th</sup> or 6<sup>th</sup> of November grievant stopped Warden Lemke in Unit D, and addressed the issue of not receiving the medically prescribed mattress, which grievant explained was for pain, which grievant is in daily. Warden Lemke stated "They just came in today, and what is your name again?" Grievant gave Warden Lemke his name again, and Warden Lemke stated "Let me check". The reason the Wardens were in Unit D was because about four or five inmates had gotten shot in the chow hall that day, so Warden Lemke and his staff were making rounds. Grievant further asserts that his medical hold was cancelled for no other reason than to harass and retaliate against grievant, along with his property being confiscated. See Attached Vol 4 of 30 Day Confiscation slips, for filing grievances and civil rights complaints. Grievant asserts that the Illinois Department of Corrections Director Collier, the transfer coordinator, and the Head of Investigations/Intell are

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ex. #38

Date: <u>11/19/13</u>	Offender (Please Print): <u>William D. Riley EL</u>	IO#: <u>B03067</u>
Present Facility: <u>Stateville</u>	Facility where grievance issue occurred: <u>Stateville</u>	

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> Disability
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator		<input checked="" type="checkbox"/> Other (Specify): <u>Retaliation / Harassment</u>
<input type="checkbox"/> Disciplinary Report: _____			

Date of Report \_\_\_\_\_ Facility where issued \_\_\_\_\_

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Brief Summary of Grievance:** 304  
 (cont.) grievant's life in danger, when grievant was shipped to Menard on a seven (7) hour ride, where grievant wasn't given any water or food. Grievant hadn't ate anything since the night before, prior to 7 pm. So it was more like twenty (20) hrs, that grievant hadn't had anything to drink or eat. Grievant's blood pressure was 220/120 (Stroke range) once grievant got to Menard. Wherefore, grievant was admitted to the Health Care Unit at Menard for observation, and in two (2) days grievant was sent back to Stateville, because the Health Care Unit at Menard wasn't equipped to handle grievant's medical issues. (Kidney's)

Relief Requested: \_\_\_\_\_

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Offender's Signature \_\_\_\_\_ Date \_\_\_\_\_  
 (Continue on reverse side if necessary)

Counselor's Response (if applicable)	
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 10277, Springfield, IL 62734-9277
Response: _____	
_____	
_____	
Counselor's Print Name _____	Counselor's Signature _____ Date of Response _____

EMERGENCY REVIEW	
Date Received: _____	<input type="checkbox"/> Is this determined to be of an emergency nature? <input type="checkbox"/> Yes, a complex emergency grievance <input type="checkbox"/> No, an emergency is not substantiated. Counselor should submit this grievance to the Administrative Review Board.
_____	
_____	



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

EL #1

Date: <u>12/13/13</u>	Offender: <u>William D. Riley-EL</u> <small>(Please Print)</small>	ID #: <u>B03069</u>
Present Facility: <u>Stateville</u>		Facility where grievance issue occurred: <u>Stateville</u>

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input checked="" type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> Disability
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator		<input type="checkbox"/> Other (specify): _____
<input type="checkbox"/> Disciplinary Report: _____			

Date of Report: \_\_\_\_\_ Facility where issued: \_\_\_\_\_

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Brief Summary of Grievance:** This complaint pertains to the arbitrary actions of "Staff" (Mail Room) via "Denial of USA Today Sports Weekly" newspaper subscription. Grievant has been receiving this news paper for a few years, while being incarcerated at Stateville Correctional Center. On November 7th, 2013 Grievant was abruptly transferred to Menard Correctional Center without any property, and once there was immediately held in the Health Care Unit, still without any property. Two days later, on November 9th, 2013 Grievant was shipped back to Stateville Correctional Center and held in the Health Care Unit another 3 days until the 12th of November. Now on the 12th of November Grievant was placed in X-House (Lower Center) on the Administrative Detention wing in cell 16. Now shortly thereafter grievant started to receive mail again.

**Relief Requested:** That this harassment stop

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

William D. Riley CP      B03069      12/19/13  
Offender's Signature      ID#      Date

(Continue on reverse side if necessary)

Counselor's Response (if applicable)		
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: _____ _____ _____ _____		
<small>Print Counselor's Name</small>	<small>Counselor's Signature</small>	<small>Date of Response</small>

EMERGENCY REVIEW	
Date Received: _____	Is this determined to be of an emergency nature? <input type="checkbox"/> Yes, expedite emergency grievance <input type="checkbox"/> No, an emergency is not substantiated. Offender should submit this grievance in the normal manner.
<small>Chief Administrative Officer's Signature</small>	<small>Date</small>

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

EX. #4A

GRIEVANT received his newspaper dated the week of Nov. 13-19, 2013 on time that Thursday or Friday, the 14<sup>th</sup> or 15<sup>th</sup> of November. Now the following week I didn't receive a current issue, I only received a week before issue, the one I missed because of the transfer, which was dated Nov. 10-12, 2013. Now GRIEVANT'S newspaper that's dated the week of Nov. 10-12, 2013 was allegedly shipped to Menard or about to be, which is indicated by a sticker over the computerized stamped sticker that comes on the newspaper weekly. The sticker also indicates that someone might have called the 1-800-872-1415 by it being written clearly on the front page, next to the sticker with Menard Correctional Center P.O. Box and zip code on it, in the same hand writing. Now to this current date I haven't received a newspaper for a whole month. Staff is intentionally harassing me, because I never asked them to interfere with my subscription, something I've paid money for.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

5-5-L-1

Date: 1/15/14	Offender: William D. Riley EL	ID#: B0009
Receiving Facility: Stateville	Facility where grievance issue occurred: Stateville	

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> Disability
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (specify):	

Investigative Report 4/7/13  
Disciplinary Report: 1/26/13  
Date of Report: Stateville  
Facility where issued: Stateville

**Notes:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Comments:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
Chief Administrative Officer, only if EMERGENCY grievance.  
Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Brief Summary of Grievance:** This grievance pertains to the arbitrary actions of staff in relation to a investigative report and disciplinary report. As well as the intentional harassment and retaliation by the Department of Corrections / Stateville Administration i.e. a bogus investigative report which exceeded the time frame for being served on the offender in violation of Section 504.30 f which states "Serving of a disciplinary report upon the offender shall commence the disciplinary proceedings. In no event shall a disciplinary report or investigative report be served upon an adult offender more than 8 days." Clearly, this was violated because grievant's investigative report was written on 11/1/13 and was served upon grievant on 11/14/13, 11 days later, which is 1 day beyond the time frame for serving said investigative report.

**Relief Requested:** That I be restored and advanced to where I would have been if not given this disciplinary report.

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.  
Without Prejudice 1/28/14  
William D. Riley  
Offender's Signature  
B0009  
ID#  
1/15/14  
Date  
(Continue on reverse side if necessary)

## Counselor's Response (If applicable)

Date Received: 1/29/14

☐ Send directly to Grievance Officer ☐ Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 10277 Springfield, IL 62794-9277

**Response:** According to the DOC 0317 Grievant's Investigative Report, was served 17 days from date of incident. Grievant was transferred to a correction from Menard to Stateville and back. Per Grievance officer, while on investigation status, report was served at reasonable time. Pending such, report was served. Grievant's report was lost for this incident should be re-blamed. No compensation.

Alvin H. Hines  
Chief Counselor's Name  
Alvin H. Hines  
Counselor's Signature  
1/30/14  
Date of Response

## EMERGENCY REVIEW

Date: 1/29/14

Revised: 1/29/14

Is this determined to be of an emergency nature? ☐ Yes; expedite emergency grievance ☒ No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.

Chief Administrative Officer's Signature: \_\_\_\_\_



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

Ex 5A

As to the disciplinary report that was heard at the Adjustment Committee, grievant asserts that it was bogus because it replaced the investigative report which was bogus and started the whole process. The hearing was held beyond the 14 days allowed to convene the hearing. Grievant's request for witnesses was circumvented because the ticket was revocation and void all my requests. I also requested a ~~re detector~~ test which was ignored. To this date grievant still hasn't received a summary of the Adjustment Committee, but a counselor sent me the results that are in the computer. It states I was given 3 months C grade, Segregation, Commissary denial and 6 months visits restriction and that the planned end from disciplinary sent is 2/26/14, planned end contact visits 5/10/14, and planned end date for commissary denial 2/10/14. All of these planned dates are wrong because I've been in confinement since the 7<sup>th</sup> of November. Clearly, there is a misunderstanding of the time frame. One of the issues with this situation is that the disciplinary report that was heard at the Adjustment Committee didn't have anybody authorizing the temporary confinement status, and with all the procedural time frames being violated, grievant was still found guilty of hearsay, and is the reason why grievant asserts that he is being harassed and retaliated against for filing grievances and lawsuits on the Department of Corrections / Stateville Administration. Whereby, this investigative report is the reason why grievant was placed in Administrative Detention, held without my property (Audio/Visual), denied the ability to buy food, only allowed to shop one time in a 90 day period, stuck in the cell 24/7, except on yard days, where there isn't snow on the ground, because grievant is disabled.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ex #6

Date: 1/27/14	Offender: (Please Print) William D. Riley Jr.	ID#: B03069
Present Facility: Stateville	Facility where grievance issue occurred: Stateville	

**NATURE OF GRIEVANCE:**

<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> Disability
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (specify): Harassment and Retaliation	

Investigative Report: 11/1/13  
Disciplinary Report: 11/1/13  
Date of Report: 1/26/14  
Facility where issued: Stateville C.C.

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board. Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor. Chief Administrative Officer, only if EMERGENCY grievance. Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Brief Summary of Grievance:** This grievance pertains to the arbitrary and malicious actions of staff, by way of harassment and retaliation against grievant for filing grievances and law suits against Stateville Administration. On or about the date of 1/24/14 grievant received a copy of the summary of the Adjustment Committee / Final Summary Report grievant noticed that there was a mix-up as to who was at the Adjustment Committee Hearing. Grievant asserts that Lt. C Wright and % Colleson are the individuals who heard grievant's hearing. Lt. C Wright asked % Colleson to witness the hearing. So grievant is wondering why Counselor Ann J. Workman name and signature was on grievant's Final Summary Report. Ms. Workman did not hear grievant's hearing, so her name shouldn't be on it. This shows the relief requested: That grievant be released from Administrative Detention and placed where grievant would be as if this arbitrary action never occurred, and that the ticket be expunged.

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Without Prejudice UIC 1-33/1-2011  
William D. Riley Jr.  
Offender's Signature

B03069 ID# 1/27/14 Date

(Continue on reverse side if necessary)

<b>Counselor's Response (if applicable)</b>		
Date Received: 1/1/14	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 12277, Springfield, IL 62794-9277
Response:		
Print Counselor's Name	Counselor's Signature	Date of Response

<b>EMERGENCY REVIEW</b>	
Date Received: 1/1/14	Is this determined to be of an emergency nature? <input type="checkbox"/> Yes; expedite emergency grievance <input type="checkbox"/> No; an emergency is not substantiated. Grievant should submit this grievance in the normal manner.

Ex 6A

arbitrary and malicious actions of staff to go to any extent of punishing grievant for filing grievances and law suits. Sgt. Norton, C/O Williams, C/O Dumbria, and Lt. Johnson all were there when grievant's hearing was over and grievant was being put back into his cell. Before that, Lt. Wright asked grievant what group grievant was in, grievant stated I'm a Moor, a member of the Moorish Science Temple of America. Lt. Wright said what do we have you down as, grievant stated I don't know. Lt. Wright stated "I'll find out". This conversation took place in the lobby of X-House, right in front of the Administrative Detention wing. In front of all the C/O's to be heard. Grievant also asserts that grievant didn't waive or sign any waiver agreeing to hearing date less than 24 hrs. after ticket was served, as the Final Summary Report states.



Counselor's Response (if applicable)	
<b>Date Received:</b> _____	<input type="checkbox"/> Send Directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to: Administrative Review Board, P.O. Box 10277, Springfield, IL 62704-9277
<b>Response:</b> _____ _____ _____ _____ _____	
_____ <small>(Print name)</small>	_____ <small>(Print title/signature)</small>
_____ <small>(Typed Response)</small>	

EMERGENCY REVIEW	
Date Received: _____	<input type="checkbox"/> Is an exigent emergency circumstance? <input type="checkbox"/> Not an emergency or not substantiated If neither, should submit this grievance in the normal manner.
_____	_____

DOC: 0046 (B-2013-2)



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

EX-8

Date: 2/13/14 Offender Name: William D. Riley EL Inmate ID: 307069

Facility: Shelville Facility where grievance occurred: Shelville

NATURE OF GRIEVANCE:

☐ Verbal Abuse ☐ Mistreatment ☐ Psychological or Good Time ☐ Other (Specify): Harassment and Retaliation

☒ Physical Assault ☐ Injury ☐ Medical Treatment ☐ Other (Specify): Harassment and Retaliation

☐ Inmate Discipline ☐ Transfer Denial by Transfer Coordinator ☐ Other (Specify): Harassment and Retaliation

☐ Inmate Discipline ☐ Transfer Denial by Transfer Coordinator ☐ Other (Specify): Harassment and Retaliation

Note: Grievances should be filed immediately after the incident. Grievances filed more than 30 days after the incident will be considered late.

Complaint: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Complaint Officer, only if the grievance occurred at the present facility or is a direct result of an action taken by the Department of Corrections, only if a Harassment and Retaliation grievance.

Administrative Review Board: only if a Harassment and Retaliation grievance.

Administrative Review Board: only if a Harassment and Retaliation grievance.

Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name of the inmate(s) involved): This grievance pertains to the arbitrary and capricious actions of the Department of Corrections (Warden Lenke, Warden Magana, the Chief of Staff, and the Director J.A. Godinez). Grievant asserts that the operation of all prisons are governed by the provisions of the Unified Code of Corrections (the Code) 730 ILCS 5/1-1-1 et seq. Grievant further asserts that section 3-B-7(a) of the Code provides that inmates only may be disciplined for violations of rules which are available to all inmates. Section 3-B-7(a) of the Code establishes the procedures required for the imposition of "disciplinary segregation and isolation." NO provision of the Code provides for isolation of inmates in AD status. The prison officials (Warden Lenke, Warden Magana, the Chief of Staff, and the Director J.A. Godinez) that the harassment and retaliation stop and that grievant be placed back into general population.

Signature of Offender: William D. Riley EL Date: 2/13/14

Signature of Counselor: William D. Riley EL Date: 2/13/14

(Continue on reverse side if necessary)

Counselor's Response (if applicable)

RECEIVED

EXF8A

g. A. Calines) confinement of grievant to AD status, in X House, the Federal  
 Closed Maximum Security Wing violates section 3-8-7(a) in that grievant was  
 transferred/placed on said wing for violations of rules, which were not available  
 to grievant prior to grievant's transfer/placement on said wing. ~~Section 3-8-7(a)~~  
 The prison officials transfer/placement of grievant in Stateville Closed Maximum Security Wing violates section  
 3-8-7(c) as the hearing procedures set forth therein were not followed. As a  
 result of the prison officials violation of the Code, grievant has been subjected  
 to onerous conditions of confinement, whereby grievant has been subjected to  
 a PHASE PROCESS that is not authorized by the Code. PHASE I subjects  
 grievant to the harsh conditions of segregation without a hearing or  
 notice of rule violation prior to being given a segregation jump suit  
 and all your privileges taken away for 90 days, which is a clear  
 violation of the Code (Section 3-8-7(c)). Grievant has been told that  
 the PHASE PROCESS is a behavioral modification process, but grievant  
 hasn't been told what behavior grievant committed that needs modification,  
 or the reason for placement in AD status, on the Stateville Closed Maximum  
 Security Wing, in X House. Grievant is being deprived of contact visits,  
 telephone privileges, commissary privileges, showers, mail privileges, audio-visual  
 privileges, educational privileges, and all personal property by being placed in  
 PHASE I AD status without violating a single disciplinary regulation in  
 clear violation of section 3-8-7(a). Grievance has been on this Closed  
 Maximum Security Wing since November 12, 2013. Grievant has not been  
 provided with a transfer/placement Review hearing. Nor has grievant been  
 informed of an estimated length of stay and how privileges can be  
 earned to provide for eventual transfer/placement back in general  
 population. There is no increase in privileges throughout the behavioral  
 level system to incentivize positive behavior. Grievant is being denied  
 religious services without any reason as to why. Grievant would like to  
 know why grievant is being treated this way, if it isn't harassment  
 and retaliation for filing grievances and law suits. Grievant would also  
 like to know what evidence was used to justify the arbitrary and capricious  
 actions of the Department of Corrections prison officials (in Warden Calines,  
 Warden Maynor, the Chief of Staff, and the Director B. A. Calines), to place  
 grievant in AD status, on the Closed Maximum Security Wing in X House.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ex #9

Date: <u>3/12/14</u>	Offender: <u>William D. Riley EL</u>	ID #: <u>300069</u>
Present Facility: <u>Stateville</u>	Facility where grievance arose occurred: <u>Stateville</u>	

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (specify): <u>Harassment and Retaliation</u>	
<input type="checkbox"/> (2) Disciplinary Report: _____			

Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status form (PCC-100).

Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody or conditions of administration of psychotropic drugs, issues from another facility except personal property issues, all issues not resolved by any of the above.  
 Administrative Officer

Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved): This grievance pertains to the arbitrary and capricious actions of the Stateville Administration i.e. (Warden Magana, Major McGowen<sup>503</sup>, and the entire Administrative Detention Committee). On or about the date of 3/24/14 Grievant's grievance #532 was reviewed by Grievance Officer Anna McBee, CCIT who ruled that the grievant was issued a disciplinary report for investigative status dated 11/7/13; however, the Grievant was not served until 11/24/13, which is past the timeframe. Further the disciplinary report 11/26/13 was served on 11/26/13 and then a corrected copy was served on 1/29/14, which is also past the timeframe. Grievance Officer finds that the charge of 305 is not substantiated. Disciplinary report does not state what unauthorized gang activity took place. The Grievance Officer's recommendation was as stated, "Based upon a total review of the case, the Grievance Officer recommends that the harassment, retaliation, and deprivation stop, and that my liberty and property interest returned as if this situation never occurred."

Relief Requested: That the harassment, retaliation, and deprivation stop, and that my liberty and property interest returned as if this situation never occurred

☒ Only if it is an EMERGENCY (only check if a substantial risk of imminent harm to life or limb exists) (See Section 2-207.1)  
That Prisoners occur 207.1  
William D. Riley 300069 3-12-14

(Continue on reverse side if necessary)

## Counselor's Response (if applicable)

Date Received: \_\_\_\_\_

☐ Sent directly to Grievance Officer☐ If subject to direct review by the Administrative Review Board, the grievance must be filed with the Board of Prisoners' Grievances (BPG) by the date of the grievance.

Response: \_\_\_\_\_

## EMERGENCY REVIEW

Date Received: \_\_\_\_\_

Emergency Review of Grievance: \_\_\_\_\_

Date of Review: \_\_\_\_\_

Reviewed by: \_\_\_\_\_

Reviewed by: \_\_\_\_\_

of all available information, it is recommended that the disciplinary report be expunged. There is no justification for any monetary awards. The Chief Administrative Officer concurred with Grievance Officer on 4/28/14. Grievant asserts that even though grievant's disciplinary report was expunged, grievant is still being held in segregation status, even if its called something else i.e. "Phase I" Administrative Detention. Grievant further asserts that IDOC and the Stateville Administration i.e. (IDOC Director S.A. Gardinez, Warden Magana, Major McCarvey #55, and the whole Administrative Detention Committee) are using Administrative Detention as a "scheme of revenge" to harass and retaliate against grievant for filing numerous grievances and lawsuits. Grievant asserts that the actions of said "State Officials" under color of law, were maliciously and sadistically undertaken for the very purpose of causing grievant harm. Grievant asserts that the actions taken against him have violated his rights, at which his liberty and property interest ARE at stake. Grievant's personal property has not been returned, even though grievant has been vindicated by way of the grievance procedure (Grievance #82), whereby said disciplinary action was expunged from grievant's records. The alleged action used to take grievant's property is the same alleged action used to place grievant in Administrative Detention, and was the basis of the disciplinary infraction that was grieved and expunged. So there is no logical or penological reason to justify the continued deprivation of grievant's liberty and property interest except to harass and retaliate against grievant for filing grievances and lawsuits.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ex #93

Date: <u>3/12/14</u>	Offender: <u>William D. Riley EL</u>	ID #: <u>B03069</u>
Present Facility: <u>Stateville</u>	Facility where grievance issue occurred: <u>Stateville</u>	

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator		<input checked="" type="checkbox"/> Other (specify): <u>Harassment and Retaliation</u>
<input type="checkbox"/> Disciplinary Report: _____			

Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody letter issued.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board;  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor;  
 Chief Administrative Officer, only if EMERGENCY grievance;  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, or denial of administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by Grievance Officer.

**Summary of Grievance** (Provide information including a description of what happened, when and where it happened, and the name or identification number for each person involved): This grievance pertains to the arbitrary and capricious actions of the Stateville Administration i.e. (Warden Magana, Major McGarvey, and the entire Administrative Detention Committee). On or about the date of 2/24/14 Grievant's grievance #562 was reviewed by Grievance Officer Anna McBee, CCT who ruled that the grievant was issued a disciplinary report for investigative status dated 11/7/13; however, the grievant was not served until 11/24/13, which is past the timeframe. Further the disciplinary report 11/26/13 was served on 11/26/13 and then a corrected copy was served on 12/9/13, which is also past the timeframe. Grievance Officer finds that the charge of 205 is not substantiated. Disciplinary report does not state what unauthorized gang activity took place. The Grievance Officer's recommendation was as stated, 'Based upon a total review Relief Requested: That the harassment, retaliation, and deprivation stop, and that my liberty and property interest returned as if this situation never occurred'

Only if EMERGENCY grievance due to a substantial risk of imminent harm to a party or other persons.  
Enlighten Prisoners UCC/2034-2071  
William D. Riley EL B03069 3 12 14

(Continue on reverse side if necessary)

<b>Counselor's Response (If applicable)</b>	
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer <input type="checkbox"/> Send to Grievance Officer (if needed)
Response: _____	
_____	
_____	

<b>EMERGENCY REVIEW</b>	
Date Received: _____	_____

of all available information, it is recommended that the disciplinary report be expunged. There is no justification for any monetary awards. The Chief Administrative Officer conferred with Grievance Officer on 4/28/14. Grievant asserts that even though grievant's disciplinary report was expunged, grievant is still being held in segregation status, even if it's called something else i.e. "Phase I" Administrative Detention. Grievant further asserts that IDCC and the Stateville Administration i.e. (IDCC Director S.A. Galdinez, Warden Mayane, Major McGarvey #53, and the whole Administrative Detention Committee) are using Administrative Detention as a "scheme of revenge" to harass and retaliate against grievant for filing numerous grievances and lawsuits. Grievant asserts that the actions of said "State Officials" under color of law, were maliciously and maliciously undertaken for the very purpose of causing grievant harm. Grievant asserts that the actions taken against him have violated his rights, at which his liberty and property interest are at stake. Grievant's personal property has not been returned, even though grievant has been vindicated by way of the grievance procedure (Grievance #52), whereby said disciplinary action was expunged from grievant's records. The alleged action used to take grievant's property is the same alleged action used to place grievant in Administrative Detention, and was the basis of the disciplinary infraction that was grieved and expunged. So there is no logical or penological reason to justify the continued deprivation of grievant's liberty and property interest except to harass and retaliate against grievant for filing grievances and lawsuits.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE *Ex #10*

Date: <i>3/14/14</i>	Offender (Please Print) <i>William P. Riley, Jr.</i>	ID# <i>REVISIT</i>
Present Facility: <i>Stateville</i>	Facility where grievance issue occurred: <i>Stateville</i>	

**NATURE OF GRIEVANCE:**

<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> Disability
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator		<input type="checkbox"/> Other (specify): _____
<input type="checkbox"/> Disciplinary Report: _____ Date of Report: _____ Facility where issued: _____			

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board,  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor,  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary  
 administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief  
 Administrative Officer.

**Brief Summary of Grievance:** *This grievance pertains to the arbitrary and unprofessional  
 actions of counselor Alex Hall. During about the date of 3/14/14, counselor  
 Hall walked through the X-Therapy Center Administrative Detention wing  
 to grab a visiting list from an inmate, after Major McIntyre told him not to  
 go to the wing. As counselor A. Hall was trying to leave X-Therapy without saying  
 his job. When Tejeda was on the wing with Major McIntyre told him  
 counselor A. Hall became belligerent and disrespectful with inmate who  
 was giving a visiting list in a manner he didn't like. Counselor A. Hall said  
 "Why you didn't get me this when I was down here earlier" the inmate  
 replied "I tried but you walked straight over as if I wasn't there."*

**Relief Requested:** *That this counselor, A. Hall be removed as my counselor.  
 Cause I don't believe he will respect my paperwork (grievance).*

☒ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.  
*Without prejudice file 1303/1-2017*  
*William P. Riley, Jr.* *3/14/14*  
 Offender's Signature Date

(Continue on reverse side if necessary)

<b>Counselor's Response (if applicable)</b>	
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to: Administrative Review Board, P.O. Box 14277, Springfield, IL 62754-9277
Response: _____ _____ _____ _____	
Print Counselor's Name	Counselor's Signature _____ Date of Response _____

<b>EMERGENCY REVIEW</b>	
Date Received: _____	Is this determined to be of an emergency by nature? <input type="checkbox"/> Yes, expedite emergency grievance <input type="checkbox"/> No, an emergency is not substantiated. Offender should submit this grievance in the normal manner.
Chief Administrative Officer's Signature _____	Date _____

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

Ex-10A

Counselor A. Hall stated "see if I process it" then another inmate stated "you going to do your job" counselor A. Hall stated "shut the fuck up" to that inmate and the whole wing erupted from the derogatory and disrespectful remark. Which is a very unprofessional and demeaning gesture by an individual who's suppose to be our advocate/go-between to the Administration to resolve the many issues back here on this Administration Detention Wing. Grievant doesn't have any confidence or trust in A. Hall to be unbiased in the performance of his duties as a counselor for A.D. After his comment about "see if I process it" which was a direct threat to deny an inmate the right to visits because he's not going to process his visiting list, and his bold demeanor to be disrespectful to the same individuals that he has a job duty to represent.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ex. #11

Date: <u>3/27/14</u>	Offender: <u>William D. Riley EL</u>	ID#: <u>803069</u>
Present Facility: <u>Stateville</u>		Facility where grievance issue occurred: <u>Stateville</u>

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> Other (specify):	
<input type="checkbox"/> Disciplinary Report: <u>2</u> / <u>1</u>		Facility where issued:	

Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, disciplinary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved): This grievance pertains to the arbitrary and malicious actions of the Stateville Administration (re: Personal Property, Warden Lemke, Warden Magana). On or about the date of March 19, 2014, I, William D. Riley EL was elevated to phase II in Administrative Detention, whereby grievant was given his uniform blues and property boxes. Upon receiving and checking said property boxes grievant noticed that majority of his property was confiscated for no reason, because grievant's boxes were empty for the most part. The correspondence box was completely empty. Once grievant organized said boxes, grievant's big property box is over half empty because grievant's property was allegedly confiscated as being excessive when it wasn't. (See attached 30-day Confiscation form 1-4 pgs). Grievant was shipped to Menard on November 7, 2013 and

Relief Requested: That my property be returned.

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other work area or group safety health to self.

Without Prejudice UCC 1-303/1-207 3

William D. Riley EL 803069 3 27 14

(Continue on reverse side if necessary)

## Counselor's Response (If applicable)

Date Received: \_\_\_\_\_

☐ Sent directly to Grievance Officer

☐ Outside jurisdiction of this facility  
Administrative Review Board, 1001 North First  
Springfield, IL 62761-1227

Response: \_\_\_\_\_

## EMERGENCY REVIEW

Form 1000-1 (Revised 10/10) State of Illinois Department of Corrections

☐ Grievance Officer

☐ Grievance Officer

☐ Grievance Officer

☐ Grievance Officer

shipped back on the 10th of November 2013, whereby grievant wasn't allowed to pack any of his property after a Orange Crush shutdown of cell D-1-12. Grievant's boxes were packed to the max before grievant left his cell on the morning of November 7, 2013. Now grievant is sitting in Administrative Detention without his property for no reason but to harass and retaliate against grievant for filing grievances and lawsuits against said Administration. The incident that led to all the returns of staff has fallen apart. Grievant received an investigative/disciplinary report for alleged gang activity which got expunged in grievance #562. (See attached Final Summary Report), but grievant is still being punished for an incident that got expunged from his record. Grievant's property is still being withheld under the premise of it being excessive when it wasn't. Grievant black radio seal was removed so that it could be taken as contraband. All of grievant's art supplies are missing. Grievant had gel pens and papermate color pens that cost \$18 a set of 5 that are missing. Grievant's paintings are missing because there is no mention of any of these items on my inventory list, so I guess they are stolen, lost, or thrown away. See attached 30-Day Confiscation Form Sheet and Resident Personal Property Inventory Record 1 thru 3.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ext 12

Date: <u>3/27/14</u>	Offender (Print Name): <u>William D. Riley EL</u>	ID#: <u>308069</u>
Present Facility: <u>Stateville</u>	Facility where grievance issue occurred: <u>Stateville</u>	

**NATURE OF GRIEVANCE:**

<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator		<input type="checkbox"/> Other (specify): _____
<input type="checkbox"/> Disciplinary Report: _____			

Date of Report: \_\_\_\_\_ Facility where issued: \_\_\_\_\_

**NOTE:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board;  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor;  
 Chief Administrative Officer, only if **EMERGENCY** grievance;  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary  
 administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief  
 Administrative Officer.

**Summary of Grievance** (Provide information including a description of what happened, when and where it happened, and the name of identifying information for each person involved): This grievance pertains to the arbitrary, malicious, and retaliatory actions of staff (i.e. Sgt. Paul, Sgt. Ibarra of X-house, Major McGarvey 7-3 Shift Commander, and Major Johnson 3-11 Shift Commander) (for the date of 3/21/14) On or about the date of March 21, 2014 the water was turned off so approximately 7:30AM while grievant was still asleep because the toilets were backing up and over flowing in another part of the building in X-house, so there wasn't any water, nor could grievant use the washroom without having to sit in his cell and smell the human waste (i.e. defecation, urination) that other inmates had already done in their cells on lower center. Grievant was served his lunch tray in these conditions with no 8oz milk as the only liquid provided to grievant for the whole eight (8) hour shift. Grievant asked Sgt. Paul for something to drink, Sgt. Paul stated "there wasn't anything to drink". Grievant questioned Sgt. Paul as to the facts of

**Relief Requested:** That this system be fixed so that this situation don't happen again.

☐ Check only if this is an **EMERGENCY** grievance due to a substantial risk of imminent personal injury of other inmates, or comparable harm to self.

Enlighten Regular rec 1-353/1-2011  
William D. Riley EL  
 Grievant's Signature

308069  
ID#

3 27 14  
Date

(Continue on reverse side if necessary)

## Counselor's Response (if applicable)

Date Received: \_\_\_\_\_

☐ Sent directly to Grievance Officer

☐ Outside (outside of this facility) \_\_\_\_\_  
 Administrative Review Board, P.O. Box 19277  
 Springfield, IL 62734-0277

Response: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Counselor's Signature: \_\_\_\_\_ Date: \_\_\_\_\_

## EMERGENCY REVIEW

Date Received: \_\_\_\_\_

☐ Is not determined to be of an emergency nature

☐ Yes, expedited emergency process - \_\_\_\_\_  
☐ Yes, not expedited, only if a substantiated grievance after 30 days of the date of the initial incident

OFFENDER'S GRIEVANCE

Ext 121

the matter whether the water was cut-off in the whole institution or just X-house. Sgt. Linder stated that X-house, B-house and no front water was cut off. The purpose of the grievance was to clarify why staff wasn't passing out water, because grievant has been in this type of situation before and staff had no problem passing out water under those circumstances. The X-house staff had water delivered so that the inmate cell house workers could mop the overflowed water from the toilets that was filled with human waste and feces, but refused to give inmates food in their cells on lower center anything to drink on the 7 to 3 shift. At approximately 3:30 pm the toilets on lower center overflowed with the human waste and flooded the cells and wing with defecation, and urination. Every cell on lower center was flooded with this human waste and grievant and all other inmates on said wing were trapped in their cells and forced to clean said human waste without any protection like mask or biohazard suit. Grievant was subjected to raw sewage for hours at a time, because as soon as grievant cleaned his cell and ate dinner under these conditions of smelling the fumes from the human waste, at approximately 8:45 pm the toilets overflowed and flooded the cells and wing again for the second time, and grievant was once again trapped in a cell full of human waste without any protection. Grievant and all the inmates on lower center were NEVER given the opportunity to use the washroom like the other inmates in this building of X-house. We were forced to sit in these cells and suffer through the whole ordeal. The staff on 3 to 11 shift moved (a) five inmates with (b) nine officers to an area where they could use the washroom, but refused to provide grievant and the inmates on lower center with that opportunity. Grievant was stuck in his cell for more than 24 hours without drinking water, because grievant went to sleep at 10 o'clock the night before and didn't get up fully until 7:30-8:00 am the next morning where the water was already cut-off. Major A. Johnson of the 3-11 shift personally toured X-house lower center while the wing was flooded with human waste, and the smell was so strong that it was taken your breath, and grievant and all the other inmates were trapped in these cells. Major A. Johnson saw the asphyxiation at its worst and refused to authorize his staff to allow the inmates on lower center access to a toilet.



EX-15

Date: 4/5/14	Offender: (Please Print) William D. Riley EC	ID#: B03069
Present Facility: Stateville	Facility where grievance Issue occurred: Stateville	

**NATURE OF GRIEVANCE:**

<input type="checkbox"/> Personal Property	<input checked="" type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (specify) Harassment & Retaliation	

☐ Disciplinary Report: \_\_\_\_\_  
Date of Report: \_\_\_\_\_ Facility where issued: \_\_\_\_\_

**Note:** Protective Custody Detainees may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issue from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):** THIS grievance pertains to the arbitrary and malicious actions of staff at the Stateville JAIL to access the courts. On the above date at approximately 9:25 PM % J. Nelson and % J. Siegel came to cell 157 of the HCU to deliver legal mail to said offender William D. Riley. Grievant was given a receipt to sign and then received a 9x12 envelope addressed from Lisa Madigan and then % J. Nelson gave said offender another express mail big package that was addressed to the Illinois Department of Corrections which was damaged and had a sticker on it apologizing for the damage. So upon inspection of the material after % J. Nelson opened and flipped through the material and handed it to grievant. Grievant realized that it was grievant's legal mail that was mailed out while grievant was in X-house on lower center, on or about the date of 3/16/14 from the Administrative Detention wing. The mail

**Relief Requested:** That grievant's mail reach its destination uninhibited and that the harassment and retaliation stop.

☒ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.  
 Further Pursuant UCC 1-308/1-2071

William D. Riley EC      B03069      4.5.14  
 Offender's Signature      ID#      Date

(Continue on reverse side if necessary)

Counselor's Response (if applicable)		
Date Received: 4/5/14	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-0277
Response: _____ _____ _____ _____ _____		
Print Counselor's Name	Counselor's Signature	Date of Response

EMERGENCY REVIEW	
Date Received: 4/5/14	Is this determined to be of an emergency nature? <input type="checkbox"/> Yes, expedite emergency grievance <input type="checkbox"/> No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.
Chief Administrative Officer's Signature	Date

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued) Ex. #13A

continued summonses for case #13MR3049 to the <sup>County</sup> JADC and former Director Wilker which is all that grievant saw. But the original package was addressed to the Sangamon County Sheriff's Office with a cover letter requesting delivery of said summonses to D. Felt (S.A. Gonzalez, C. Taylor, R. Wilker, M. Rawls, and J. Reinhart). Grievant asserts that if his legal mail is not being delivered then grievant's access to the courts is being denied. Because grievant has to trust that the State employees (correctional officers) will do their job and pass grievant's mail to the appropriate department for processing, it is a no win situation if staff is interfering with said mail. Grievant believes that someone in the mail room is tampering with grievant's legal mail being mailed out, and the strange thing about the situation is that it's only grievant's legal mail that is going out of the institution sealed. The process for grievant's out going mail from the Administrative Restriction wing was as follows: Grievant would place said mail (regular or legal) on the cell bar's for pick up by the C/O's assigned to the wing, then someone from internal affairs would pick up the mail from the unit before it's sent to the mail room for processing to leave the institution. Now, once grievant realized that it was his legal mail that was mailed to Sangamon County Sheriff's Office, and the mailing address on the package stated "Illinois Department of Corrections, 1201 Concordia Court, Springfield, Illinois" grievant immediately called C/O Ziegler, so that he could inform C/O Nelson of the situation. C/O Nelson and C/O Ziegler returned to cell 157 of the HCU, and grievant gave all the material back that was in the package to C/O Nelson and she and C/O Ziegler left grievant cell assignment with the material back in the package. The actual legal mail package that was sent out by grievant was a collection of (5) summonses and complaints properly addressed to the above named defendants which somehow was damaged through the mailing process, which has interfered with grievant sending process on the above named defendants in case #13MR3049. At this point grievant doesn't know if his other three packages of summonses on the rest of the defendants has survived the mailing process. Grievant also asserts that he is being harassed and retaliated against for filing grievances and lawsuits, as well as this lawsuit pertaining to the commissary over pricing violations by the JADC.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Exhibit 138

Date: <u>4/17/14</u>	Offender: <u>William D. Riley</u> (Please Print)	ID#: <u>B03069</u>
Present Facility: <u>Stateville</u>		Facility where grievance issue occurred: <u>Stateville</u>

**NATURE OF GRIEVANCE:**

<input type="checkbox"/> Personal Property	<input checked="" type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (specify) <u>Retaliation and Harassment</u>	

☐ Disciplinary Report: \_\_\_\_\_  
Date of Report: \_\_\_\_\_ Facility where issued: \_\_\_\_\_

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:

**Counselor**, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.

**Grievance Officer**, only if the issue involves discipline at the present facility or issue not resolved by Counselor.

**Chief Administrative Officer**, only if **EMERGENCY** grievance.

**Administrative Review Board**, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Summary of Grievance** (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved): This grievance pertains to the arbitrary and malicious action of staff i.e. tampering with legal mail and the denial to access the courts. On the above date at approximately 9:30 AM %o Y. Nelson and %o Salazar came to cell 157 of the HCU to deliver legal mail to said offender William D. Riley. Grievant was given a receipt to sign and then received a 9x14 envelope addressed to grievant from the Sheriff's Office of Sangamon County, NEIL M. WILLIAMSON, #1 SHERIFF'S PLAZA, Springfield, Illinois 62701. Once grievant opened and read the letter from the Sheriff Office, grievant realized that it was grievant's legal mail that was mailed out from unit X, while grievant was on the Administrative Detention wing. The letter was dated April 9, 2014 and stated that the Sheriff Office Records Technician, Terri L. Motley, will not accept my paperwork in

**Relief Requested:** That staff stop interfering with grievant's mail, and stop harassing and retaliating against grievant for enforcing grievant's constitutional rights.

☒ Check only if this is an **EMERGENCY** grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Enlighten People LLC 1-202/61-2071

William D. Riley Offender's Signature B03069 ID# 4/17/14 Date

(Continue on reverse side if necessary)

<b>Counselor's Response (if applicable)</b>	
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: _____	
_____	
_____	
_____	
Print Counselor's Name	Counselor's Signature _____ Date of Response _____

<b>EMERGENCY REVIEW</b>	
Date Received: _____	Is this determined to be of an emergency nature?
<input type="checkbox"/> Yes; expedite emergency grievance <input type="checkbox"/> No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.	
_____	
Chief Administrative Officer's Signature	Date _____

it's fashion and that I (grievant) need to organize my paperwork. The problem is  
 that this was the second envelope sent to the Sheriff's Office in Sangamon County to  
 serve process on the defendants in case #13 MR 2049. Grievant asserts that grievant  
 sent (5) five summonses and (5) five complaints, with a cover sheet explaining that such  
 and such defendants need to be served in a neat and organized fashion. To receive my  
 mail back all tossed up and in disarray shows me (grievant) that someone is intentionally  
 hindering and tampering with grievant's legal mails. The package contained one summons that  
 was returned to grievant addressed to R. Bard and different paperwork from Schum Law  
 Office, P.C., 701 Devonshire Drive, Suite 207, Champaign, IL 61820 which was a Tax Transmission  
 form addressed to Ms. Melissa Brockman from Attorney Todd E. Schum. Grievant asserts that  
 grievant doesn't know any of these individuals. Also, medical records of Sherri Matheson,  
 and a coroner/corporate breakdown of Jason Peterson and Andrea Warren and a Assignment  
 of mortgage for the same. The envelope that I (grievant) sent originally, which was the  
 second one, contained summonses and complaints for D. Eldridge, T. Small, C. Chans, R.  
 Bard, and E. Jones. Grievant's ability to serve process on defendants is being  
 hindered and obstructed by defendants, which is denying grievant the ability to  
 access the courts deliberately. Grievant asserts that he is being harassed and  
 retaliated against for filing grievances and lawsuits against the Department  
 of Corrections.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ex. #14

Date: 4/24/14	Offender: William D. Riley EL (Please Print)	ID#: 303069
Present Facility: Stateville	Facility where grievance issue occurred: Stateville	
NATURE OF GRIEVANCE:		
<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> AOA Disability Accommodation
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Disciplinary Report:		<input checked="" type="checkbox"/> Other (specify): Defamation, Harassment and Retaliation
Date of Report: 1/1/14	Facility where issued: Stateville	
Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.		
Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board. Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor. Chief Administrative Officer, only if EMERGENCY grievance. Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.		
Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):		
This complaint pertains to the deliberate actions of staff, to arbitrarily and maliciously defame grievant with the intent to maliciously harm grievant with their actions. Grievant asserts that grievant is a registered card carrying member of the Moorish Science Temple of America, Brother David Bailey EL is the Supreme Grand Shiekh, and is my spiritual advisor. I conduct myself in accordance to the teachings of Noble Drew Ali and the Moorish Holy Koran. I have a duty per these teachings to uplift fallen humanity. On or about the date of December 14, 2010 grievant drafted and had filed an "Affidavit of Truth" with the Attorney General, the Director of the Illinois Department of Corrections, the Stateville Warden and		
Relief Requested: That the harassment and retaliation stop. That I be allowed to participate in the activities that I've worked hard to receive through the grievance process.		
<input checked="" type="checkbox"/> Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self. (Without Prejudice UCC 1-308/1-207)		
Offender's Signature: William D. Riley		Date: 4/24/14
ID#: 303069		
(Continue on reverse side if necessary)		

## Counselor's Response (if applicable)

Date Received: 1/1/14	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response:		
Print Counselor's Name: _____		
Counselor's Signature: _____		Date of Response: 1/1/14

## EMERGENCY REVIEW

Date Received: 5/6/14	Is this determined to be of an emergency nature?	<input type="checkbox"/> Yes; expedite emergency grievance
		<input checked="" type="checkbox"/> No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.
Offender's Signature: Tawny Williams		Date: 5/7/14
Offender's ID#: 303069		



Assistant Warden of Operations as well as Internal Affairs in Springfield and Stateville. Internal Affairs. Grievant would bring to the attention of these agencies that an affidavit un rebutted, point for point, stands to be the truth. With that grievant asserts that grievant lives by the teachings of Noble Drew Ali, grievant's character is governed by LOVE, TRUTH, PEACE, FREEDOM, and JUSTICE. On or about the date of February 11, 2014 grievant drafted another "Declaration/Affidavit of William D. Riley Et Al", because grievant was being arbitrarily label a gang member, and worse of all, the leaders. Grievant specifically denied these allegations and fought the disciplinary report tooth and nail and eventually the Adjustment Committee ruling was overturned and expunged from my record, but the damage was done. I'm shunned upon and constantly harassed by staff. All grievant's efforts of seeking JUSTICE per the constitutional means of redressing a grievance has been hindered. Grievant asserts that grievant is still being punished for being label a gang leader even though grievant is not, which has defamed grievant in the worse way. Grievant feels the IDOC administration is trying to bully grievant into being an informant by harassment and retaliation. Grievant asserts that these tactics won't work, and will only make grievant fight to the death for JUSTICE. Grievant asserts that grievant has worked hard, persistently to change and make into the man grievant is today. Grievant was a member of the "Long Term Offender Class" that was lead by James Chapman, and grievant was elected chairperson of one of the committees in the class that help start the "Changing Minds Campaign" that produced "A Day at Stateville". I personally read the "Fatherhood Initiative/Inner City Violence committee program to Assistant Warden Osborne when he visited are class and stated that "we were an enigma, because how could we create something so positive in a hell hole like Stateville?" Is what he (Warden Osborne) stated. Grievant asserts that all grievant has done at Stateville since 2003 is promote positive change, and walk that path with every step. Maybe my method of positive change is not liked by the administration, but that's what it's been. For this administration to attack me this way is unfounded, and hurtful. Grievant has not engaged in or promoted any type of criminal gang activity. Grievant would also like to know how one inmates word is taken over another to substantiate allegations that are used to harass grievant to this magnitude. Grievant's daily activity has drastically been affected by the circumstances of grievant being labeled a gang member, and being the leader. Grievant has been isolated unjustly, grievant is permanently in his cell assignment except for one day on Friday where grievant is given yard for (5) five hours. Grievant asserts that his ability to participate in any program (educational or otherwise) has been voided because of the circumstances surrounding grievant being labeled a gang leader. Grievant asserts that since "Streetgangs" have been declared "Home Crown Terrorist Group" under the "Patriot Act", and that "Streetgang members" are subject to be indicted and tried under the "continuing criminal enterprise" (C.C.E) and the "State and Federal RICO Acts", it is not logical to



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ex #143

Date: <u>4/24/14</u>	Offender: (Please Print) <u>William D. RIEVEL</u>	ID#: <u>B03067</u>
Present Facility: <u>Stateville</u>		Facility where grievance issue occurred: <u>Stateville</u>

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (specify): <u>Defamation/Harassment and Retaliation</u>	
<input type="checkbox"/> Disciplinary Report: _____		Date of Report: _____ Facility where issued: _____	

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board, Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor, Chief Administrative Officer, only if EMERGENCY grievance.

Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

(Cont) 3 of

**Summary of Grievance** (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):

support or condone that particular behavior. So to be labeled a 'Streetgang Member' is more than just mere harmless accusations. These accusations are labeling one with unlawful or improper conduct subject to prosecution. These accusations are very harmful to grievant's current status as a Moorish American Muslim Shik. These accusations also contradict the universal principles of LOVE, TRUTH, PEACE, FREEDOM, and JUSTICE that grievant is bound to uphold per the Asiatic Covenant of the Holy Koran of the Moorish Science Temple of America. Grievant also asserts that these accusations are preventing grievant from being allowed to attend Religious Service, which grievant was

**Relief Requested:** \_\_\_\_\_

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Offender's Signature: \_\_\_\_\_ ID#: \_\_\_\_\_ Date: \_\_\_\_\_

(Continue on reverse side if necessary)

<b>Counselor's Response (if applicable)</b>		
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: _____		
<div style="text-align: right; font-size: 2em; opacity: 0.5;">RECEIVED</div>		
Chief Counselor's Name: _____	Counselor's Signature: _____	Date of Response: _____

<b>EMERGENCY REVIEW</b>	
Date Received: _____	Is this determined to be of an emergency nature? <input type="checkbox"/> Yes; expedite emergency grievance <input type="checkbox"/> No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.
Chief Administrative Officer's Signature: _____ Date: _____	

Ex#14C

0202 0001 (3/2017)



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Date: <u>5/9/14</u>	Offender: <u>William D. Riley EL</u>	ID# <u>30201</u>	
Present Facility: <u>Stateville</u>		Facility where grievance issue occurred: <u>Stateville</u>	

**NATURE OF GRIEVANCE:**

<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input checked="" type="checkbox"/> Other (specify): <u>Retaliation</u>	

☐ Disciplinary Report: \_\_\_\_\_ Date of Report: 11/20 Facility where issued: \_\_\_\_\_

Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:

Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
Chief Administrative Officer, only if EMERGENCY grievance.  
Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):

This grievance pertains to the arbitrary and malicious actions of Staff. On about the date of May 9, 2014 grievant was denied his mandatory requirement of (s) five hours of yard for whatever reason staff may give or make up. The point of the matter is that staff thinks it's okay to take grievant's constitutionally required (s) five hours of yard and don't make it up. Grievant asserts that grievant is confined to his cell assignment 24/7 with NO movement except for the yard, and if grievant doesn't receive yard grievant doesn't receive any out of cell time. Grievant asserts that Stateville Administration is violating grievant's

Relief Requested: That I receive my yard like I'm suppose to.

☒ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

William D. Riley EL 5/9/14

(Continue on reverse side if necessary)

Counselor's Response (if applicable)	
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 14277, Springfield, IL 62794-3277
Response: _____	
_____	
_____	
_____	
Print Counselor's Name	Counselor's Signature

EMERGENCY REVIEW	
Date Received: _____	Is this determined to be an emergency grievance?
<input type="checkbox"/> Yes, expedite emergency grievance <input checked="" type="checkbox"/> No, not emergency. Send standard grievance to Grievance Officer for review.	
_____	
_____	
Print Reviewer's Name	Reviewer's Signature

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

EX #15A

rights to receive out of cell exercise time that's mandated by the constitution. The Stateville Administration has a blatant and reckless disregard for grievant's constitutional rights to receive out of cell exercise time. This Administration knows I'm supposed to receive three (3) five hours per week and still don't provide them. For whatever reason the Administration can't give grievant yard on the day decided, the Administration acts like they can't change or make up for the (3) five hours that grievant didn't receive. Grievant asserts that on the day in question the Stateville Administration still ran visits, but refused to give grievant his mandatory yard. Grievant also believes that grievant is being retaliated against by the Stateville Administration for filing law suits and grievances, especially the one about being stuck in a cell full of human waste. If the Stateville Administration wanted to make up the yard they could have without a problem, but instead they chose not to, just to punish and deny grievant his mandatory yard and keep grievant stuck in his cell constantly.



$\Delta C_{\text{p}} = 1040 \pm 200$

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

Ex. 16A

[illegible]



<b>OFFENDER'S GRIEVANCE</b>		
Date:	Offender: <small>(Please Print)</small>	ID#:
Present Facility:		Facility where grievance was occurred:
<b>NATURE OF GRIEVANCE:</b>		
<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	
<input type="checkbox"/> Disciplinary Report:	Date of Report:	Facility where issued:
<p>Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.</p> <p>Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:</p> <ul style="list-style-type: none"> <li>Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.</li> <li>Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.</li> <li>Chief Administrative Officer, only if EMERGENCY grievance.</li> <li>Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.</li> </ul>		
Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):		
<p>This grievance pertains to the arbitrary and capricious nature of being placed in administrative segregation without cause. I was informed by the counselor that I was going to be put in admin seg because I had some disciplinary problems. I was never given a chance to explain myself or hear my side of the story. This is a violation of my rights under the Illinois Prisoners' Rights Act. I am requesting that I be removed from administrative segregation and returned to general population. I have been in admin seg since [date] and it has caused me significant stress and health problems. I am also requesting compensation for lost wages and other damages incurred while in admin seg. Please advise me of the outcome of my grievance as soon as possible.</p>		
Relief Requested:		
<p>I request that I be provided with the appropriate procedural safeguards required by the rules of the Stateville Administration and that I be allowed to return to general population. I should be released from this arbitrary confinement immediately due to the substantial risk of imminent personal injury or other serious or irreparable harm to self.</p>		
<input type="checkbox"/> Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self. Offender's Signature _____ Date _____ ID# _____		
(Continue on reverse side if necessary)		
<b>Counselor's Response (if applicable)</b>		
Date Received:	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response:		
Print Counselor's Name _____		Date of Response _____
<b>EMERGENCY REVIEW</b>		
Date Received:	Is this determined to be of an emergency nature?	
<input type="checkbox"/> Yes; expedite emergency grievance <input type="checkbox"/> Not an emergency; a normal grievance procedure would submit the grievance in the normal manner.		





ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE EX #10

Date: <u>6/16/15</u>	Offender (Please Print): <u>William D. [unclear]</u>	ID#: <u>6215004</u>
Present Facility: <u>Menard</u>		Facility where grievance issue occurred: <u>Menard</u>
<b>NATURE OF GRIEVANCE:</b> <input type="checkbox"/> Personal Property <input type="checkbox"/> Mail Handling <input type="checkbox"/> Restoration of Good Time <input type="checkbox"/> ADA Disability Accommodation <input checked="" type="checkbox"/> Staff Conduct <input checked="" type="checkbox"/> Dietary <input checked="" type="checkbox"/> Medical Treatment <input type="checkbox"/> HIPAA <input type="checkbox"/> Transfer Denial by Facility <input type="checkbox"/> Transfer Denial by Transfer Coordinator <input type="checkbox"/> Other (specify) _____  <input type="checkbox"/> Disciplinary Report: _____ <div style="display: flex; justify-content: space-between; font-size: small;"> <span>Date of Report</span> <span>Facility where issued</span> </div>		
<p><b>Note:</b> Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.</p> <p><b>Complete:</b> Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:          Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.          Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.          Chief Administrative Officer, only if EMERGENCY grievance.          Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.</p>		
<p><b>Summary of Grievance</b> (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):</p> <p><u>This grievance relates to the kind of medical treatment. At the moment, I am in Menard prison, I'm not as well, can't breathe, there is no air circulating. It is very hot. I have serious medical conditions such as hypertension, asthma and extremely high blood pressure. As I can't understand and give a talk, this is by putting grievant behind the door with no one in the middle of the summer in central Illinois, hot to top and kill grievant. According to some statistics as it is also legend believe that staff would subject grievant to such harsh conditions given his physical conditions. My blood test and medical were made tremendously everything I take a breath I am.</u></p> <p><b>Relief Requested:</b> <u>That I receive the appropriate medical treatment</u></p>		
<input checked="" type="checkbox"/> Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self. <u>In the future, my blood pressure is 180/110</u> <div style="display: flex; justify-content: space-between; font-size: small;"> <span>Offender's Signature: _____</span> <span>ID#: _____</span> <span>Date: <u>6/16/15</u></span> </div> <p style="text-align: center; font-size: x-small;">(Continue on reverse side if necessary)</p>		

Counselor's Response (if applicable)		
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: _____ <div style="text-align: right; font-size: small;">           Print Counselor's Name: _____            Counselor's Signature: _____            Date of Response: _____         </div>		

EMERGENCY REVIEW	
Date Received: <u>6/23/15</u>	Is this determined to be of an emergency nature? <input type="checkbox"/> Yes; expedite emergency grievance. <input checked="" type="checkbox"/> No; an emergency is not substantiated. Offender should submit this grievance in the normal manner.
<u>[Signature]</u> Chief Administrative Officer's Signature	<u>6/23/15</u> Date

my pain medication renewed, as well as my double mattress permit to deal with the horrendous pain I suffer in. I'm in so much pain I can't get any sleep. I ask the St's for a Med tech and they look at me funny, like it's a joke. I'm not going to play the animal games with these c/o's. This is what I do to address the abuses and malicious actions of staff. I also need my renal tray renewed because so far I'm starving myself. They served meat balls for dinner on the 14th/15th which is high in sodium and protein/low which I did not eat. Then for breakfast they served, pelishes, which is very high in sodium and protein/low, a soy burger high in protein for lunch and spaghetti for dinner high in sodium and protein and low in fat which is very bad for someone's health condition.

F.M.R.

NA

230 JL



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Date: <u>7/8/14</u>	Offender (Please Print) <u>William D. Riley EL</u>	ID# <u>1803069</u>
Present Facility: <u>Penitenc C.C.</u>	Facility where grievance issue occurred: <u>Stateville C.C.</u>	

**NATURE OF GRIEVANCE:**

<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator		<input checked="" type="checkbox"/> Other (specify): <u>Harassment &amp; Retaliation</u>

☒ Disciplinary Report: 6 113 12014 Stateville C.C. Facility where issued

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:

- Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.
- Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.
- Chief Administrative Officer, only if EMERGENCY grievance.
- Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Summary of Grievance** (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):

This grievance pertains to the arbitrary and malicious action of staff. Grievant asserts that this disciplinary infraction is a frame up in retaliation for beating a previous 205 charge by Stateville Internal Affairs. Grievant asserts that he has been in AD status since November 7, 2013, whereby grievant was shipped to Menard and sent back to Stateville in two day for health reasons. Now while at Stateville grievant was presented with a disciplinary infraction for 205 with six CS listed as witnesses against grievant. Grievant went to the Administrative Committee as was found guilty and appealed that decision to the Grievance Officer and the decision was overturned (grievance #562), and the ticket was expunged from my record.

**Relief Requested:** That the ticket be expunged and that I be advance where I would not let this infraction occurred.

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self

Exhibit A Affidavit DEC 1-2014 2017

William D. Riley EL ID# 1803069 Date 7/8/14

(Continue on reverse side if necessary)

## Counselor's Response (if applicable)

Date Received: \_\_\_\_\_

☐ Send directly to Grievance Officer ☐ Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 10277, Springfield, IL 62704-9277

Response: \_\_\_\_\_

Counselor's Signature \_\_\_\_\_

Date of Response \_\_\_\_\_

## EMERGENCY REVIEW

Date Received: \_\_\_\_\_

Is determined to be of an emergency nature? ☐ Yes, expedite emergency grievance ☐ No, an emergency is not substantiated. Offender should submit this grievance in the normal manner.

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

Ex # 19A

once about the date of 3/16/14. Grievant asserts that while in AD Status grievant filed numerous grievances and lawsuits to address constitutional violations. The Stateville AD wing was shut down and all the inmates were shipped to other joints except grievant. I was placed in the infirmary isolated away from general population as I thought for medical reasons, but it was so Inland Affair could harass and retaliate against grievant with this disciplinary infraction. Because grievant had NO contact or communication with no other inmates at the same time grievant was recovering from surgery and bed ridden most of the time. Grievant's request for witnesses was denied, grievant requested that the Adjustment Committee question CS #1 as to where these orders took place, by who, when, and so forth because I never told NO ONE anything. I'm asking for another lie detector/polygraph for the fifth time since being placed in AD status. It's so arbitrary because I received a ticket for still being at Stateville CC for the CS to say that in the IC is submitt bogus and untrue. I do not partake in any criminal gang activity. The only activity I can be held accountable for is enforcing my constitutional rights that's it, and that's why I believe I'm being targeted by the Administration because of my wit writing abilities. To harass and retaliate against me because I use my pen and my mind to address the wrongs that I face daily. Also on the ticket the CS were never deemed credible or reliable and a polygraph is need, because at this rate everytime somebody wants something from Inland Affair they will use grievant's name and I'll receive another ticket. (Also see Attached Grievances)



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ex. # 20  
111399

Date: 7/13/14	Offender: William A. Riley III (Please Print)	ID#: 603661
Present Facility: Pontiac		Facility where grievance issue occurred: Pontiac

**NATURE OF GRIEVANCE:**

<input type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input checked="" type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> Other (specify):	

☐ Disciplinary Report: \_\_\_\_\_  
Date of Report: \_\_\_\_\_ Facility where issued: \_\_\_\_\_

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:

Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
Chief Administrative Officer, only if EMERGENCY grievance.  
Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Summary of Grievance** (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):

This grievance pertains to grievant receiving "Reasonable Accommodation" for his disability under the ADA (Americans with Disability Act). Grievant asserts that he is a qualified individual with a disability. Grievant asserts that he suffers from degenerative joint disease in both knees from past surgeries, which has grievant suffering in pain daily, and unable to move around without the assistance of a crutch. Grievant has never regained full strength or flexibility in grievant's knees. Grievant's left knee clicks, and pops, and often gives out which forces grievant to use a crutch so that grievant can maintain his balance and stability. On 7/13/14 grievant went to the yard that was

**Relief Requested:** Grievant is seeking reasonable accommodations, such as a place to sit and the ability to either be provided with water, or bring a bottle of water given my health concerns.

☒ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.  
(Without Signature UCC 1-207(1)-201)

William A. Riley III  
Offender's Signature

603661  
ID#

7/13/14  
Date

(Continue on reverse side if necessary)

## Counselor's Response (if applicable)

Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62774-9277.
Response: _____		
_____		
_____		
_____		
_____ Counselor's Signature	_____ ID#	_____ Date of Response

## EMERGENCY REVIEW

Date Received: 7/28/14	<input checked="" type="checkbox"/> Yes, expedite emergency grievance. <input type="checkbox"/> No, an emergency was not substantiated. Grievant should pursue this grievance through normal process.	<div style="border: 1px solid black; padding: 5px; text-align: center;">         RECEIVED          JUL 28 2014          ILLINOIS DEPARTMENT OF CORRECTIONS       </div>
_____ Grievant's Signature		

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

Ex # 204

provided to him as being a segregation inmate here at Pontiac C.C., Grievant was forced to stand up without grievant's crutch for most of the duration, because the C's took grievant's crutch, which is needed for grievant to move around safely. Grievant was some what overwhelmed by the heat and needed water to drink, because grievant also suffers from severe high blood pressure, and takes numerous medications for the treatment thereof. Grievant asserts that his health has deteriorated to the point that grievant was severely fatigued after only ten (10) minutes of standing without grievant's crutch to the point that grievant had to sit on the ground where inmates have thrown feces and urine. Grievant asserts that grievant is attempting his best to maintain his mental stability and mental health by enjoying an opportunity of "Out-of-Cell exercise" which is conducive to grievant's physical and mental well being. Grievant is not trying to fall victim to the many psychological abuses that exist and develop from one being isolated with nothing but idle time, and individuals who are willing and able to treat one like an animal. Grievant asserts that being stuck in a human kennel like a german shepherd or collie with the scent of feces and urine lingering in the air is inhumane, and not a meaningful opportunity for "Out-of-Cell exercise" as mandated by the Department of Justice standards, and offensive to any modern standard of human dignity, which falls below the "contemporary standards of decency" which grievant is entitled to per the Eighth Amendment and the ADA.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

Ex #21

Date: 10/17/14 Offender: [redacted] ID#: [redacted]

Present Facility: [redacted] Facility where grievance issue occurred: [redacted]

**NATURE OF GRIEVANCE:**

☐ Personal Property ☒ Mail Handling ☐ Restoration of Good Time ☐ ADA Disability Accommodation

☐ Staff Conduct ☐ Dietary ☐ Medical Treatment ☐ HIPAA

☐ Transfer Denial by Facility ☐ Transfer Denial by Transfer Coordinator ☒ Other (specify): RESTRAINT AND RESTITUTION

☐ Disciplinary Report \_\_\_\_\_ Date of Report \_\_\_\_\_ Facility where issued \_\_\_\_\_

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:

**Counselor**, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board

**Grievance Officer**, only if the issue involves discipline at the present facility or issue not resolved by Counselor.

**Chief Administrative Officer**, only if **EMERGENCY** grievance.

**Administrative Review Board**, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Summary of Grievance** (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):

This grievance pertains to the arbitrary and malicious actions of staff (Intel) to hold grievant regular mail (mail to grievant's family) for excessive periods of time. Grievant asserts that the Ill Admin Code CH 1, 525 SUBCHAPTER 2, Section 525.120 Processing of Mail 2) states Mail shall be delivered and posted promptly. Grievant asserts that pursuant to this Administrative Code grievant should be allowed sufficient opportunity to maintain family and community ties with correspondence that is delivered to grievant in a reasonable time frame. Intel is holding grievant's mail for 3 weeks to a month is unreasonable and a blatant act of harassment by Intel officers here at Joliet Correctional Center. This harassment has been on- going. Intel stop holding grievant mail as a form of harassment and deliver grievant's mail in a reasonable time frame.

☐ Check only if this is an **EMERGENCY** grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Intel has been harassing grievant

William B. [redacted] 10/30/14 10/30/14

Grievant's Signature Date Date

(Continue on reverse side if necessary)

## Counselor's Response (if applicable)

Date Received: 10/30/14 ☐ Send directly to Grievance Officer ☐ Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 10277, Springfield, IL 62794-0277

Response: Intel checks the mail and forwards it to where it is addressed. Intel also not hold mail for weeks or months.

## EMERGENCY REVIEW

Date Received: \_\_\_\_\_ ☐ Not designated to be of an emergency nature ☐ Is rapidly emergency grievance

☐ Not emergency but substantial ☐ Not emergency but substantial

to the original department

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

EX # 21A

July 2011 grievant got lost in June. Grievant no yet to receive mail  
in a reasonable manner. Grievant asserts that his outgoing and  
incoming mail is taking 3 weeks to a month to be received by grievant.  
Grievant believes that Intel is harassing grievant because of the numerous  
lawsuits and grievances that grievant has filed to address the various  
constitutional violations that the Department of Corrections Administration  
engages in daily against grievant and those similarly situated.



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

EXP 22

Date: 10/23/14	Offender: (Please Print) WILLIAM S. BROWN	ID#: 10111
Present Facility: JAIL	Facility where grievance issue occurred: JAIL	
NATURE OF GRIEVANCE:		
<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> Other (specify):
<input type="checkbox"/> Disability		
<input type="checkbox"/> Disciplinary Report: 1/1	Date of Report	Facility where issued

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Brief Summary of Grievance:** This grievance pertains to the arbitrary and malicious action of the Bureau Administration via the staff in North Cell House Administrative Detention. I deny grievance his constitutional right to clothing that is "at least minimally adequate" for the conditions under which he is confined. Grievant is also asking for reasonable accommodation for his disability pertaining to recreation in the winter. Grievant is asking for suitable clothing for the winter weather, so that grievant can enjoy a meaningful and at all exercise period in the alternative for his disability be given instead of at all exercise for the winter months. Grievant has been informed that grievant would only be allowed to wear 11 pair of socks in the winter months, in the snow and freezing cold in gym shoes, which is insufficient and a threat to grievant.

**Relief Requested:** That I be given appropriate clothing and allowed to wear the appropriate clothing for the winter months, and reasonable accommodation for my disability.

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self without regular grievance procedure.

William S. Brown  
Offender's Signature

10/23/14  
ID#

10/23/14  
Date

(Continue on reverse side if necessary)

Counselor's Response (if applicable)	
Date Received: 10/23/14	<input type="checkbox"/> Send directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board P.O. Box 19277 Springfield, IL 62794-9277
Response: (Please write response here, including date of receipt by the grievant. Contain can be worn date used in the winter months)	
J. H. H. S. B. G. Counselor's Name	
J. H. H. S. B. G. Counselor's Signature	
10/23/14 Date of Response	

EMERGENCY REVIEW	
Date Received: 10/23/14	Is this determined to be of an emergency nature?
	<input type="checkbox"/> Yes, expedite emergency grievance
	<input type="checkbox"/> No, an emergency is not substantiated. Offender should submit this grievance in the normal manner.
J. H. H. S. B. G. Chief Administrative Officer's Signature	
10/23/14 Date	

under and safety. Grievant asserts pursuant to 334 ILCS 137-2.1 (Illinois Department of Corrections is entitled to the following regarding to section 137-2.1) All institutions and facilities of the Department shall provide every committed person with wardrobe and additional diet or medical, scheduled hours, clothing, and clothing materials for the season, bedding, soap and tooth and medical and dental care. Grievant further asserts that pursuant to 20 ILCS 305.0/Code Safety, Hygiene and Sanitation, Part 502.0 which states under section 502.10 Clothing subsection a) Clothing issued to committed persons, including shoes shall be suitable for the season and properly fitted or otherwise marked, and b) Individuals may retain and wear personal clothing items subject to the approval of the Chief Administrative Officer. Grievant asserts that these are the (2) two Statutory authorities for which the Department of Corrections is to conduct its daily operation by, any other policy that does not comply with these (2) two Statutory Authorities, are arbitrary and if implemented is a form of harassment and a violation of grievant's constitutional rights. Grievant doesn't know the motive for which the Staffs actions are based, but whether it's done for budgetary restraints, or as a means of harassment to deter grievant from going to the yard, and enjoying a meaningful "Out of Cell exercise period," it's a violation of the Eighth Amendment/Equal and Unusual punishment clause to deny grievant his right to basic human needs such as adequate clothing for the winter. Grievant is entitled to clothing that is "at least minimally adequate for the conditions under which grievant is confined. The Supreme Court has listed as basic human needs "food, clothing, shelter, medical care and reasonable safety as well as "wandering EXERCISE"



ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

EX-25

Date: <u>11/12/14</u>	Offender: <u>William D. Riley EL</u> (Please Print)	ID#: <u>B03069</u>
Present Facility: <u>Pontiac</u>	Facility where grievance issue occurred: <u>Pontiac</u>	

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator		<input checked="" type="checkbox"/> Other (Specify): <u>Harassment and Retaliation</u>
<input type="checkbox"/> Disciplinary Report: _____ Date of Report: _____ Facility where issued: _____			

**Note:** Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.

**Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):**  
This grievance pertains to the arbitrary and malicious actions of staff. Grievant asserts that he is being retaliated against by Assistant Warden Pierce for challenging the clothing policy of (1) pair of socks in subfreezing weather. Grievant asserts that on October 12, 2014, grievant filed a grievance pertaining to a institutional policy that is being enforced at Pontiac Correctional Center, where inmates in segregation and Administrative Detention are being subjected to subfreezing weather without the appropriate clothing being provided, or being allowed to wear the appropriate clothing for the winter weather (more than (1) pair of socks). Grievant asserts that his actions in writing a grievance is a protected activity, where grievant has an  
**Relief Requested:** That I be allowed to wear the appropriate clothing and treated respectfully

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.  
Without Prejudice UCC 1209/1-2073  
William D. Riley CP B03069 11, 12, 14  
 Offender's Signature ID# Date

(Continue on reverse side if necessary)

Counselor's Response (if applicable)	
Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62704-9277
Response: _____ _____ _____ _____	
Print Counselor's Name	Counselor's Signature

EMERGENCY REVIEW	
Date Received: _____	Is this determined to be of an emergency nature? <input type="checkbox"/> Yes, expedite emergency grievance <input type="checkbox"/> No, an emergency is not substantiated. Offender should submit his grievance in the normal manner.
_____ _____	

ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE (Continued)

Ex # 234

First Amendment right to redress a grievance. Grievant asserts that Assin Warden Pierce directed his staff % Lt. Davis, % D. Williams, and % Medearis to harass and retaliate against grievant for challenging said institutional clothing policy. On or about the date of November 14, 2014 grievant went on a medical writ to UIC. Prior to leaving the institution grievant was stripped searched, and upon getting re-dressed grievant was told by % Lt. Davis, % D. Williams, and % Medearis that grievant wouldn't wear his long johns (top and bottoms). Grievant expressed his disagreement with this decision and asked % Lt. Davis who policy is this? % Lt. Davis stated "Warden Pierce". Then grievant stated "It's either I freeze or refuse medical treatment." % Lt. Davis then stated "It's like he has you bent over a barrel". Grievant took this remark as derogatory, and sexist, with an egregious overtone of homosexuality. This was said to grievant right after % Williams, and % Medearis had just finish making grievant strip and bendover as part of the procedural process before going on grievant's medical write. To force grievant to wear inadequate clothing on purpose in subfreezing weather without appropriate clothing is a form of torture, and a violation of grievant's Eighth Amendment right to be free of "Cruel and Unusual punishment. Grievant also asserts that this was the first time that these events took place, but it is not the first time grievant has went on a writ. Grievant went on a medical writ (6) weeks prior, and wore the long johns (top and bottoms) out without any problems. Now once grievant filed the grievance dated October 12, 2014 it became a problem.



INDEMNITY DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

EX-24

Date: <u>2/10/15</u>	Offender: <u>James, David</u>	ID: <u>10001</u>
Present Facility: <u>10001</u>	Facility where grievance was occurred: <u>10001</u>	
<b>NATURE OF GRIEVANCE:</b>		
<input checked="" type="checkbox"/> Personal Property	<input checked="" type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> ADA Disability Accommodation
<input type="checkbox"/> Disciplinary Report		<input type="checkbox"/> HIPAA
		<input checked="" type="checkbox"/> Other (Specify): <u>Unlawful Search</u>
Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification. Complete: Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to: Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board. Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor. Chief Administrative Officer, only if EMERGENCY grievance. Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief Administrative Officer.		
<b>Summary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):</b> <u>This grievance pertains to the arbitrary and malicious actions of staff, including</u> <u>searches that occur about the date of 2/10/15. Positive Corrections staff engaged</u> <u>in a course and pattern of harassment and retaliation against inmate, under</u> <u>direct orders of Warden Foster, Assistant Warden Price, Mike Abbott, Internal Affairs</u> <u>Branch, and a unknown named Lucas that is listed on the grievance. Staff</u> <u>asserts that all his legal work (including letters, appeals, and legal correspondence)</u> <u>reference internal, or external, staff responses, inventory logs, receipts, and</u> <u>materials being utilized to present to the court, and legal books, and legal correspondence</u> <u>was destroyed as a result of this material, and if material is destroyed as it is not</u> <u>Relief Requested: That my personal property be returned and that I be compensated for the loss of my legal work.</u>		
<input type="checkbox"/> Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.		
Date: <u>2/10/15</u>		

(Continue on reverse side if necessary)

Date Received: <u>2/11/15</u>	<b>Counselor's Response (if applicable)</b>
<input type="checkbox"/> Sent directly to Grievance Officer <input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 10277, Springfield, IL 62794-9277	Response: <u>Personal property was checked and there is no record</u> <u>of legal work being conducted. For your information, I can not</u> <u>confirm when your legal work is at this time.</u>
<u>J. Ensign</u>	<u>2/17/15</u>

<b>EMERGENCY REVIEW</b>	
Date Received: _____	<input type="checkbox"/> This is an emergency grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.





Ex. # 2)

Counselor's Response (if applicable)

**EMERGENCY REVIEW**

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(19)







ILLINOIS DEPARTMENT OF CORRECTIONS  
OFFENDER'S GRIEVANCE

EX #26

Date: _____		Offender: (Inmate #) _____	ID #: _____
Present Facility: <u>Stateville</u>		Facility where grievance has occurred: <u>Stateville</u>	

**NATURE OF GRIEVANCE:**

<input checked="" type="checkbox"/> Personal Property	<input type="checkbox"/> Mail Handling	<input type="checkbox"/> Restoration of Good Time	<input type="checkbox"/> ADA Disability Accommodation
<input checked="" type="checkbox"/> Staff Conduct	<input type="checkbox"/> Dietary	<input type="checkbox"/> Medical Treatment	<input type="checkbox"/> HIPAA
<input type="checkbox"/> Transfer Denial by Facility	<input type="checkbox"/> Transfer Denial by Transfer Coordinator	<input type="checkbox"/> Other (specify): <u>4097</u>	
<input type="checkbox"/> Disciplinary Report: _____		Facility where issued: _____	

Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification.

**Complete:** Attach a copy of any pertinent document (such as a Disciplinary Report, Shakedown Record, etc.) and send to:  
 Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to direct review by the Administrative Review Board.  
 Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor.  
 Chief Administrative Officer, only if EMERGENCY grievance.  
 Administrative Review Board, only if the issue involves transfer denial by the Transfer Coordinator, protective custody, involuntary  
 administration of psychotropic drugs, issues from another facility except personal property issues, or issues not resolved by the Chief  
 Administrative Officer.

**Summary of Grievance** (Provide information including a description of what happened, when and where it happened, and the name or identifying information for each person involved):

This grievance pertains to lost, confiscated, and destroyed property. Grievant  
disagrees with counselor's Miles non-resolution of the situation because  
grievant never received "Notice of the Confiscation." If grievant would  
have received notice of the confiscation grievant would have taken the  
necessary steps to file a grievance. Grievant asserts that counselor's Miles  
was late the fact that grievant became aware of the situation on  
7/23/15 once grievant was shipped to Stateville from Joliet and  
received his property (keys) and discovered the confiscation form which  
were blank where the signature goes. Grievant also asserts that the  
Relief Requested: That my property be replaced.

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.  
Grievant requested HCC 1-0021-2011  
William D. King Jr.  
 (Continue on reverse side if necessary)

## Counselor's Response (if applicable)

Date Received: _____	<input type="checkbox"/> Send directly to Grievance Officer	<input type="checkbox"/> Outside jurisdiction of this facility. Send to Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277
Response: _____		
_____		
_____		
_____		
_____	_____	_____

## EMERGENCY REVIEW

Date Received: _____	Is this determined to be of an emergency nature?	<input type="checkbox"/> Yes, expedite emergency grievance
		<input type="checkbox"/> No, an emergency is not substantiated. Offender should submit this grievance in the normal manner.
_____	_____	_____

62

HEARD, DEPARTMENT OF CORRECTIONS  
OFFICE OF THE WARDEN'S GRIEVANCE (Continued)

Ex # 26A

Inventory conducted in Department Rule 501.230, were not reviewed & maintained for 30 days as required by 501.230. It is a deliberate failure to maintain an exact property count which is prohibited under the property specified in subsections (a) and (1) of this section being the 1. "confiscated property the convicted person may, within 30 days of "Notice of Confiscation". 2) Have the property shipped at his own expense or have it picked up at the facility during certain hours by a person designated in writing. 3) Request in writing that the property be destroyed. 4) Write in writing that he has filed a grievance regarding the confiscation of the property. Grievant asserts that there is nothing in writing authorizing personal property at Pentec to destroy grievant's property in accordance with Departmental Rule 501. Grievant's property was destroyed arbitrarily and in violation of due process and in violation of grievant's constitutional rights. See exhibit # 5-6 is attached to grievance dated 9/1/15. Grievant also asserts that counselor S. Hiles never addressed the issue of finding suitcases to home to Stateville and once lost (3) two of them disappeared into this area. The 20 boxes consisted of 13 cars, 1 prop, 1 cardboard, pre-Mage T-shirt, Mary Richards and Florida T-shirt along with 1/2 H. in. Shaver were assigned to property at all times relevant to the issues complained of. Grievant also asserts that pursuant to section 501.230 C 7, the Chief Administrative Officer is to ensure confiscated property procedures follow the above 501.230 C 7. Grievant asserts that the Warden/Chief Administrative Officer of Pentec (Warden Randy Hester) and the Warden/Chief Administrative Officer of Stateville (Warden Nicholas Lamb) failed to afford grievant equal protection of the law. Grievant also asserts that prior to any property being destroyed at Pentec C.C. personal property the following individuals must sign-off on the destruction, the officer assigned to property, the H. in charge of property, the Mage over property and the Warden. Grievant has also been informed that the Simpson team the Administration Building at Pentec is in charge of the destruction of inmate/offender property. Grievant asserts that these individuals did not do their jobs and did not afford grievant equal protection or procedural due process.



## ILLINOIS DEPARTMENT OF CORRECTIONS

## Notice and Course of Action for Excess Personal Property

PONTIAC  
Facility

Offender Name: N. H. H. ID #: 0136119 Housing Unit: NA

Date of Confiscation: 7-1-14 Type of Confiscation: ☐ Mail ☒ Shakedown

The following item(s) exceed the allowable amount of Personal Property:

1-excess cell phone (limit 1)  
1-excess cell phone (limit 2)  
4-excess cell phones (limit 1)  
3-excess cell phones (limit 1)  
2-excess cell phones (limit 1)  
7-2-excess cell phones (limit 1)  
4-excess cell phones (limit 1)  
9-excess cell phones (limit 1)  
1-excess cell phone (limit 1)

Check the applicable box/option below for the disposition of the confiscated contraband. Forward the original form by the above listed due date to Personal Property. Failure to choose by the listed deadline will result in the property being disposed of in accordance with the Departmental Rule 501 Subpart C. Searches for and Disposition of Contraband.

Check ONE box only:

- ☐ Mail item(s) out of the facility. Provide name and address of person to whom items are to be shipped and attach an Offender Authorization for Payment, DOC 0296, for postage. If you wish to have the items in a box, you must note on the form the amount of insurance requested, such as the value of the item(s).

Name: \_\_\_\_\_ Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip Code: \_\_\_\_\_

AUG 27 2014

PONTIAC CORRECTIONAL CENTER

- ☐ Have item(s) picked up at the facility. Request must be received in Personal Property 72 hours prior to visit.

Name of Person picking up item(s): \_\_\_\_\_ Date of pick up: \_\_\_\_\_

- ☐ Have item(s) destroyed:

Offender Name: \_\_\_\_\_ ID #: \_\_\_\_\_ Date: \_\_\_\_\_

- ☐ File a Grievance:

Counselor Name: \_\_\_\_\_ Date Grievance was filed: \_\_\_\_\_

Offender Signature: \_\_\_\_\_

Property not shipped, picked up from the facility, or destroyed within 30 days of notice of confiscation shall be sold, made State loan, given to a charitable organization or destroyed as determined by the Chief Administrative Officer in accordance with the provisions in Departmental Rule 501C. NOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/ARB. If the item(s) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.

### Notice and Course of Action for Excess Personal Property

Property not shipped, picked up from the facility, or destroyed within 30 days of notice of confiscation shall be sold, made State loan, given to a charitable organization or destroyed as determined by the Chief Administrative Officer in accordance with the provisions in Department Rule 501C.

NOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/ARB. If the item(s) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.



## ILLINOIS DEPARTMENT OF CORRECTIONS

## Notice and Course of Action for Excess Personal Property

Facility

Offender Name:

ID #:

Housing Unit:

Date of Confiscation:

Type of Confiscation:

☐

Mail

☒

Shakedown

The following item(s) exceed the allowable amount of Personal Property:

8-1/2" x 11" papers (limit 100)  
 9- excess files (limit 6)  
 11-1/2" x 17" papers (limit 100)  
 1/2" x 11" papers (limit 100)  
 4-1/2" x 11" papers (limit 100)  
 6-1/2" x 11" papers (limit 100)  
 3-1/2" x 11" papers (limit 100)  
 7- excess papers (limit 5)  
 1-1/2" x 11" papers (limit 100)  
 4- excess papers (limit 1)  
 2-1/2" x 11" papers (limit 100)  
 10-1/2" x 11" papers (limit 100)  
 55- excess papers (limit 6)

Check the applicable box/option below for the disposition of the confiscated contraband. Forward the original form by the above listed due date to Personal Property. Failure to choose by the listed deadline will result in the property being disposed of in accordance with the Departmental Rule 501 Subpart C. Searches for and Disposition of Contraband.

Check ONE box only:

- ☐ Mail item(s) out of the Facility. Provide name and address of person to whom the items are to be shipped and attach an Offender Authorization for Payment, DOC 0226, for postage. If you wish to have the items insured, you must note on the form the amount of insurance requested, such as the value of the item(s)

Name:

Address:

City:

State:

Zip Code:

- ☐ Have item(s) picked up at the facility. Request must be received in Personal Property 72 hours prior to visit.

Name of Person picking up item(s):

Date of pick up:

- ☐ Have item(s) destroyed:

Offender Name:

ID #:

Date:

- ☐ File a Grievance:

Counselor Name:

Date Grievance was filed:

Offender Signature:

Property not shipped, picked up from the facility, or destroyed within 30 days of notice of confiscation shall be sold, made State loan, given to a charitable organization or destroyed as determined by the Chief Administrative Officer in accordance with the provisions in Department Rule 501C.

NOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/ARB. If the item(s) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.

DESTROYED  
AUG 27 2014  
PONTIAC CORRECTIONAL CENTER

## ILLINOIS DEPARTMENT OF CORRECTIONS

## Notice and Course of Action for Excess Personal Property

Facility

Offender Name: Kiley ID #: 23369 Housing Unit: NA 257Date of Confiscation: 7-1-11 Rec'd: 8-1-11 Type of Confiscation: ☐ Mail ☒ Shakedown

The following item(s) exceed the allowable amount of Personal Property:

11 - altered rocks (many apax-)  
2 - altered 1 (another = 11 more + 11 more out)  
2 - excess 11 (1 more 11)  
1 - a book (11 more 11 more 11 more)  
1 - a book 11 (11 more 11 more 11 more)  
1 - 1/4 11 (11 more 11 more)  
1 - 1/4 Excess 11 (11 more 11 more)  
7 - 1/4 11 (11 more 11 more)

182 - 1/4 11 (excessive 11 more)  
Misc 11 - 1/4 11 (11 more 11 more)  
2 - excess 11 (11 more 11 more)  
3 - excess 11 (11 more 11 more)  
2 - 1/4 11 (11 more 11 more)  
1 - 1/4 11 (11 more 11 more)  
1 - 1/4 11 (11 more 11 more)  
1 - 1/4 11 (11 more 11 more)

Check the applicable box/option below for the disposition of the confiscated contraband. Forward the original form by the above listed due date to Personal Property. Failure to choose by the listed deadline will result in the property being disposed of in accordance with the Departmental Rule 501 Subpart C. Searches for and Disposition of Contraband.

Check ONE box only:

- ☐ Mail item(s) out of the Facility. Provide name and address of person to whom the items are to be shipped and attach an Offender Authorization for Payment, DOC 0296, for postage. If you wish to have the items insured, you must note on the form the amount of insurance requested, such as the value of the item(s).

Name: \_\_\_\_\_ Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_

- ☐ Have item(s) picked up at the facility. Request must be received in Personal Property 72 hours prior to visit.

Name of Person picking up item(s): \_\_\_\_\_

PONTIAC CORRECTIONAL CENTER

- ☐ Have item(s) destroyed:

Offender Name: \_\_\_\_\_ ID #: \_\_\_\_\_ Date: \_\_\_\_\_

- ☐ File a Grievance:

Counselor Name: \_\_\_\_\_ Date Grievance was filed: \_\_\_\_\_

Offender Signature: \_\_\_\_\_

Property not shipped, picked up from the facility, or destroyed within 30 days of notice of confiscation shall be sold, made State loan, given to a charitable organization or destroyed as determined by the Chief Administrative Officer in accordance with the provisions in Department Rule 501C. NOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the facility/ARB. If the item(s) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.



ILLINOIS DEPARTMENT OF CORRECTIONS

## Notice and Course of \_\_\_\_\_ for Excess Personal Property

Facility

Offender Name: Adley ID #: 01369 Housing Unit: W1230Date of Confiscation: 7-1-14 Type of Confiscation: ☐ Mail ☒ Shakedown

The following item(s) exceed the allowable amount of Personal Property:

1- Puma A-Suit (L.M + 7 Shirts)1- 4A A-Suit (home pack)1- 1-2001 3000-2001 (Mule in 500's / 500's in 1A)1- 1-2001 3000-2001 (Mule in 500's)1- 1-2001 T-Shirt (Bulky pack)

Check the applicable box/option below for the disposition of the confiscated contraband. Forward the original form by the above listed due date to Personal Property. Failure to choose by the listed deadline will result in the property being disposed of in accordance with the Departmental Rule 501 Subpart C. Searches for and Disposition of Contraband.

Check ONE box only:

- ☐ Mail item(s) out of the Facility. Provide name and address of person to whom the items are to be shipped and attach an Offender Authorization for Payment, DOC 0296, for postage. If you wish to have the items insured, you must note on the form the amount of insurance requested, such as the value of the item(s).

Name: \_\_\_\_\_ Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip Code: \_\_\_\_\_

- ☐ Have item(s) picked up at the facility. Request must be received in Personal Property 72 hours prior to visit.

Name of Person picking up item(s): \_\_\_\_\_ Date of pick up: \_\_\_\_\_

- ☐ Have item(s) destroyed.

Offender Name: \_\_\_\_\_ ID #: \_\_\_\_\_ Date: \_\_\_\_\_

- ☐ File a Grievance.

Counselor Name: \_\_\_\_\_ Date Grievance was filed: \_\_\_\_\_

Offender Signature: \_\_\_\_\_

Property not shipped, picked up from the facility, or destroyed within 30 days of notice of confiscation shall be sold, made State loan, given to a charitable organization or destroyed as determined by the Chief Administrative Officer in accordance with the provisions in Department Rule 501C. NOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the Facility/ARB. If the item(s) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.

DESTROY  
AUG 17 2014  
PONTIAC CORRECTIONAL CENTER

ILLINOIS DEPARTMENT OF CORRECTIONS

## Notice and Course of Action for Excess Personal Property

Pontiac  
FacilityOffender Name: Riley ID #: 603069 Housing Unit: 11ADate of Confiscation: 7-1-14 <sup>due</sup> 7-31-14 Type of Confiscation: ☐ Mail ☒ ShakedownThe following item(s) exceed the allowable amount of Personal Property: reg. status - food not allowed

<u>35 noodles</u>	<u>4 bags beans</u>
<u>14 rice bags</u>	<u>mixed tea bags</u>
<u>2 boxes honey buns</u>	<u>1 pk tortilla</u>
<u>part of cardboard candy</u>	<u>1 box instant grits</u>
<u>1 bag cereal</u>	
<u>2 pkgs of coffee</u>	
<u>2 boxes granola bars</u>	
<u>1 box cereal</u>	

Check the applicable box/option below for the disposition of the confiscated contraband. Forward the original form by the above listed due date to Personal Property. Failure to choose by the listed deadline will result in the property being disposed of in accordance with the Departmental Rule 501 Subpart C. Searches for and Disposition of Contraband.

Check ONE box only:

- ☐ Mail Item(s) out of the Facility. Provide name and address of person to whom the items are to be shipped and attach an Offender Authorization for Payment, DOC 0296, for postage. If you wish to have the items insured, you must note on the form the amount of insurance requested, such as the value of the item(s)

Name: \_\_\_\_\_ Address: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip Code: \_\_\_\_\_

- ☐ Have item(s) picked up at the facility. Request must be received in Personal Property 72 hours prior to visit.

Name of Person picking up item(s): \_\_\_\_\_ Date of pick up: \_\_\_\_\_

- ☐ Have item(s) destroyed:

Offender Name: \_\_\_\_\_ ID #: \_\_\_\_\_ Date: \_\_\_\_\_

- ☐ File a Grievance.

Counselor Name: \_\_\_\_\_ Date Grievance was filed: \_\_\_\_\_

Offender Signature: \_\_\_\_\_

Property not shipped, picked up from the facility, or destroyed within 30 days of notice of confiscation shall be sold, made State loan, given to a charitable organization or destroyed as determined by the Chief Administrative Officer in accordance with the provisions in Department Rule 501C. NOTE: If a grievance is noted, possession of the confiscated item should be maintained until a final resolution is determined by the Facility/ARB. If the item(s) cannot be maintained due to sanitation issues, documentation should be maintained, noting the reason necessitating the item's destruction.

RR 7-1-14





Exhibit # 4B

XLC 16

ILLINOIS DEPARTMENT OF CORRECTIONS  
RESPONSE TO COMMITTED PERSON'S GRIEVANCE

## Grievance Officer's Report

Date Received: 2/19/14

Date of Review: 2/24/14

Grievance # (optional): 562

Committed Person: Williams RileyID#: B03069Nature of Grievance: DR - 201303461/-STA & DR201303461/2-STA

**Facts Reviewed:** Grievant was issued a DR for 205 on 11/26/13 and was found guilty and received three months each c grade, segregation, commissary restriction and six months of contact visit restriction. He wants the disciplinary report expunged as he claims he was not served within the timeframes set forth by DR504.

Grievance Officer finds that grievant was issued a disciplinary report for investigative status dated 11/7/13; however, he was not served until 11/24/13, which is past the timeframe. Further the disciplinary report 11/26/13 was served on 11/26/13 and then a corrected copy was served on 12/9/13, which is also past the timeframe.

Grievance Officer finds that the charge of 205 is not substantiated. Disciplinary report does not state what unauthorized gang activity took place.

**Recommendation:** Based upon a total review of all available information, it is recommended that the disciplinary report be expunged. There is no justification for any monetary awards.

Anna McBee, CCII

Print Grievance Officer's Name

Anna McBee

Grievance Officer's Signature

(Attach a copy of Committed Person's Grievance, including counselor's response if applicable)

## Chief Administrative Officer's Response

Date Received: 2/25/14☒ I concur☐ I do not concur☐ Remand

Comments:

205 is substantiated  
however, time frame violation  
on DR report

[Signature]

Chief Administrative Officer's Signature

## Committed Person's Appeal To The Director

I am appealing the Chief Administrative Officer's decision to the Director. I understand this appeal must be submitted within 30 days after the date of the Chief Administrative Officer's decision to the Administrative Review Board, P.O. Box 19277, Springfield, IL 62794-9277. (Attach a complete copy of the original grievance, including the counselor's response, if applicable, and any pertinent documents.)

Without Prejudice UCC 1-308/i-207William D. Riley

Committed Person's Signature

B03069

ID#

3/7/14

Date



ILLINOIS DEPARTMENT OF CORRECTIONS  
RESPONSE TO COMMITTED PERSON'S GRIEVANCE

Grievance Officer's Report

Date Received: 1/17/14Date of Review: 5/20/14Grievance # (optional): 104Committed Person: William RileyID#: 1303069Nature of Grievance: Staff Conduct - Harassment

**Facts Reviewed:** Grievant complains that he is being harassed. He wants the harassment to cease.

Grievance Officer finds that grievant gives no names of staff in order substantiate his claims of staff harassment.

Offender can be searched at any time for any reason. Offenders do not have a right to assignments. Transfers are not used as retaliation. Offender are given medical care.

**Recommendation:** No action.

Anna McFee, CCH

(Print Grievance Officer's Name)

(Attach a copy of Committed Person's Grievance, including counselor's response if applicable)

Anna McFee

(Grievance Officer's Signature)

Chief Administrative Officer's Response

Date Received: 5/29/14
☒ I concur

☐ I do not concur

☐ Remand

Comments:

Terry Williams

48

5/29/14

Committed Person's Appeal To The Director

I am appealing the Chief Administrative Officer's decision to the Director. I understand this appeal must be submitted within 30 days after the date of the Chief Administrative Officer's decision to the Administrative Review Board, P.O. Box 10377, Springfield, IL 62704-0377. I attach a complete copy of the original grievance, including the counselor's response, if applicable, and any pertinent documents.

Enlighten Prisoners LLC 1-308/1-357

Michael D. Riley

1303069

1/17/14

(Print Committed Person's Name)

(ID#)

(Date)

ILLINOIS DEPARTMENT OF CORRECTIONS  
RESPONSE TO OFFENDER'S GRIEVANCE

Ex-30

## Grievance Officer's Report

Date Received: August 1, 2014

Date of Review: October 7, 2014

Grievance # (optional): 061191

Offender: Riley, William

ID#: 101100

Nature of Grievance: ADA ACCOMMODATION

Facts Reviewed: Offender grieves alleged ADA violation by facility

The ADA Coordinator Assistant Warden Of Programs Mrs. Motteler's response, dated 10/03/14, this Office in receipt of Grievance dated 08/01/14, the Grievance dated 07/14/14. Grievance indicates NO Counselor Response. Emergency Grievance requested and signed by CAO on 07/28/14 indicating an emergency not substantiated.

After review of your ADA Grievance, the following observation has been made:

ISSUE: Place to sit during out of cell time in yard pods - A review of your medical conditions and in consultation with medical staff, indicates you are able to ambulate and walk for 2 hours per day without any medical restrictions or accommodations. Therefore your request is being denied at this time.

This Grievance Officer is in receipt of the ADA Coordinator's review of the Offender. After review and investigation of findings, this Office has documentation made by the ADA Coordinator's findings.

**Recommendation:** Based upon a total review of all available information, it is the recommendation of this Grievance Officer that the offender's grievance be DENIED based on response of Facility ADA Coordinator to the issue. Any other judgement upon the issue that when rendered for cause would have no practical effect upon the existing controversy.

S. Simpson

Chief Grievance Officer's Name

S. Simpson

Grievance Officer's Signature

(Attach a copy of Offender's Grievance, including counselor's response if applicable)

## Chief Administrative Officer's Response

Date Received: 10-8-14

☒ I concur☐ I do not concur☐ Remand

Comments:

Randy Rhinier

Chief Administrative Officer's Signature

10-8-14

## Offender's Appeal To The Director

I am appealing the Chief Administrative Officer's decision to the Director. I understand this appeal must be submitted within 30 days after the date of the Chief Administrative Officer's decision to the Administrative Review Board, P.O. Box 10277, Springfield, IL 62703-1027. I attach a complete copy of the original grievance, including the counselor's response, if applicable, and any pertinent documents.

Exhibit to the 10277 10/2/14

William L. Simpson

10/2/14

10/2/14



## ILLINOIS DEPARTMENT OF CORRECTIONS

Ex #31

Administrative Review Board  
Return of Grievance or Correspondence

Offender:

Riley

Last Name

William

First Name

MI

B00069

IC#

Facility:

Pontiac

☒ Grievance: Facility Grievance # (if applicable)

Dated: 6/18/14

or ☐ Correspondence: Dated:

Received: 7/16/14

Date

Regarding:

Medical - behind steel door, asthma,

The attached grievance or correspondence is being returned for the following reasons:

pain, foot sewed.

## Additional information required:

- ☐ Provide a copy of your written Offender's Grievance, DOC 0046, including the counselor's response, if applicable.
- ☐ Provide a copy of the Response to Offender's Grievance, DOC 0047, including the Grievance Officer's and Chief Administrative Officer's response, to appeal.
- ☐ Provide dates of disciplinary reports and facility where incidents occurred.
- ☐ Unable to determine nature of grievance or correspondence; submit additional specific information. Please return the attached grievance or correspondence with the additional information requested to:

Administrative Review Board  
Office of Inmate Issues  
1301 Concordia Court  
Springfield, IL 62794-9277

## Misdirected:

- ☐ Contact your correctional counselor regarding this issue.
- ☐ Request restoration of Statutory Sentence Credits to Adjustment Committee. If the request is denied by the facility, utilize the offender grievance process outlined in Department Rule 504 for further consideration.
- ☐ Contact the Record Office with your request or to provide additional information.
- ☐ Personal property issues are to be reviewed at your current facility prior to review by the Administrative Review Board.
- ☐ Address concerns to: Illinois Prisoner Review Board  
319 E. Madison St., Suite A  
Springfield, IL 62706

## No further redress:

- ☐ Award of Supplemental Sentence Credits are discretionary administrative decisions; therefore, this issue will not be addressed further.
- ☒ Not submitted in the timeframe outlined in Department Rule 504; therefore, this issue will not be addressed further.
- ☐ This office previously addressed this issue on \_\_\_\_\_ Date
- ☐ No justification provided for additional consideration.

Other (specify):

Not submitted in timeframe outlined in Department Rule 504; therefore, this issue will not be addressed further.

Completed by:

Sarah Johnson

Date

Sarah Johnson

Signature

Date

## ILLINOIS DEPARTMENT OF CORRECTIONS

Administrative Review Board  
Return of Grievance or Correspondence

EX-32

Offender:

RILEY

Last Name

William

First Name

B030604

MI

ID#

Facility:

Pontiac

☒ Grievance: Facility Grievance # (if applicable)

562

Dated:

7/15/14

or ☐ Correspondence: Dated:

Received:

3/12/14

Regarding:

WOLFE'S NEW IDOLS (2013)

J. Bennett exchanged - 5/5/14

The attached grievance or correspondence is being returned for the following reasons:

## Additional information required:

- ☐ Provide a copy of your written Offender's Grievance, DOC 0046, including the counselor's response, if applicable.
- ☐ Provide a copy of the Response to Offender's Grievance, DOC 0047, including the Grievance Officer's and Chief Administrative Officer's response, to appeal.
- ☐ Provide dates of disciplinary reports and facility where incidents occurred.
- ☐ Unable to determine nature of grievance or correspondence; submit additional specific information. Please return the attached grievance or correspondence with the additional information requested to:
- Administrative Review Board  
Office of Inmate Issues  
1301 Concordia Court  
Springfield, IL 62794-9277

## Misdirected:

- ☐ Contact your correctional counselor regarding this issue.
- ☐ Request restoration of Statutory Sentence Credits to Adjustment Committee. If the request is denied by the facility, utilize the offender grievance process outlined in Department Rule 504 for further consideration.
- ☐ Contact the Record Office with your request or to provide additional information.
- ☐ Personal property issues are to be reviewed at your current facility prior to review by the Administrative Review Board.
- ☐ Address concerns to: Illinois Prisoner Review Board  
319 E. Madison St., Suite A  
Springfield, IL 62706

## No further redress:

- ☐ Award of Supplemental Sentence Credits are discretionary administrative decisions; therefore, this issue will not be addressed further.
- ☐ Not submitted in the timeframe outlined in Department Rule 504; therefore, this issue will not be addressed further.
- ☐ This office previously addressed this issue on \_\_\_\_\_ Date \_\_\_\_\_
- ☒ No justification provided for additional consideration.

Other (Specify):

Sherry Benton exchanged the respondent's name for  
 a new one. The respondent's name is now J. Bennett.

Completed by:

Sherry Benton

Signature

Date



## ILLINOIS DEPARTMENT OF CORRECTIONS

Ex #33

Administrative Review Board  
Return of Grievance or Correspondence

Offender:

Riley

William

B03069

Facility:

Pontiac

Grievance: Facility Grievance # (if applicable)

Dated:

3/12/14

or ☐ Correspondence: Dated:

Received:

8/7/14

Regarding:

DR 11/7/13 was expunged &amp; still owed

The attached grievance or correspondence is being returned for the following reasons:

in Admin. Detention.

## Additional information required:

- ☐ Provide a copy of your written Offender's Grievance, DOC 0046, including the counselor's response, if applicable.
- ☐ Provide a copy of the Response to Offender's Grievance, DOC 0047, including the Grievance Officer's and Chief Administrative Officer's response, to appeal.
- ☐ Provide dates of disciplinary reports and facility where incidents occurred.
- ☐ Unable to determine nature of grievance or correspondence; submit additional specific information. Please return the attached grievance or correspondence with the additional information requested to:
- Administrative Review Board  
Office of Inmate Issues  
1301 Concordia Court  
Springfield, IL 62794-9277

## Suggested:

- ☐ Contact your correctional counselor regarding this issue.
- ☐ Request restoration of Statutory Sentence Credits to Adjustment Committee. If the request is denied by the facility, utilize the offender grievance process outlined in Department Rule 504 for further consideration.
- ☐ Contact the Record Office with your request or to provide additional information.
- ☐ Personal property issues are to be reviewed at your current facility prior to review by the Administrative Review Board.
- ☐ Address concerns to: Illinois Prisoner Review Board  
319 E. Madison St., Suite A  
Springfield, IL 62706

## Further address:

- ☐ Award of Supplemental Sentence Credits are discretionary administrative decisions; therefore, this issue will not be addressed further.
- ☒ Not submitted in the timeframe outlined in Department Rule 504; therefore, this issue will not be addressed further.
- ☐ This office previously addressed this issue on \_\_\_\_\_.
- ☐ No justification provided for additional consideration.

Secretary:

Noted by:

Sally Johnson

Sally Johnson

## ILLINOIS DEPARTMENT OF CORRECTIONS

Administrative Review Board  
Return of Grievance or Correspondence

Ex # 34

Offender:

Riley

Last Name

William

First Name

B03004

M

ID#

Facility:

Pontiac

☒ Grievance: Facility Grievance # (if applicable)

Dated:

3/12/14

or ☐ Correspondence: Dated:

Received:

3/21/14

Date

Regarding:

Redemption on AD after due to die

The attached grievance or correspondence is being returned for the following reasons:

11/21/13 being expunged

## Additional information required:

- ☐ Provide a copy of your written Offender's Grievance, DOC 0046, including the counselor's response, if applicable.
- ☐ Provide a copy of the Response to Offender's Grievance, DOC 0047, including the Grievance Officer's and Chief Administrative Officer's response, to appeal.
- ☐ Provide dates of disciplinary reports and facility where incidents occurred.
- ☐ Unable to determine nature of grievance or correspondence; submit additional specific information. Please return the attached grievance or correspondence with the additional information requested to:

Administrative Review Board  
Office of Inmate Issues  
1301 Concordia Court  
Springfield, IL 62794-9277

## Misdirected:

- ☐ Contact your correctional counselor regarding this issue.
- ☐ Request restoration of Statutory Sentence Credits to Adjustment Committee. If the request is denied by the facility, utilize the offender grievance process outlined in Department Rule 504 for further consideration.
- ☐ Contact the Record Office with your request or to provide additional information.
- ☐ Personal property issues are to be reviewed at your current facility prior to review by the Administrative Review Board.
- ☐ Address concerns to: Illinois Prisoner Review Board  
319 E. Madison St., Suite A  
Springfield, IL 62706

## No further redress:

- ☐ Award of Supplemental Sentence Credits are discretionary administrative decisions; therefore, this issue will not be addressed further.
- ☒ Not submitted in the timeframe outlined in Department Rule 504; therefore, this issue will not be addressed further.
- ☐ This office previously addressed this issue on \_\_\_\_\_ Date \_\_\_\_\_
- ☐ No justification provided for additional consideration.

Other (specify):

Completed by:

Cynthia Johnson

Officer Name

Cynthia Johnson

Officer

Date



## ILLINOIS DEPARTMENT OF CORRECTIONS

Administrative Review Board  
Return of Grievance or Correspondence

Ex #35

Offender:

Kiley

Last Name

William

First Name

DOB

003067

ID#

Facility:

Pontiac

☒

Grievance: Facility Grievance # (if applicable)

Dated:

4/29/14

or ☐

Correspondence: Dated:

Received:

5/1/14

Date

Regarding:

Being labeled a gang leader

The attached grievance or correspondence is being returned for the following reasons:

in February

## Additional information required:

- ☐ Provide a copy of your written Offender's Grievance, DOC 0046, including the counselor's response, if applicable.
- ☐ Provide a copy of the Response to Offender's Grievance, DOC 0047, including the Grievance Officer's and Chief Administrative Officer's response, to appeal.
- ☐ Provide dates of disciplinary reports and facility where incidents occurred.
- ☐ Unable to determine nature of grievance or correspondence; submit additional specific information. Please return the attached grievance or correspondence with the additional information requested to:

Administrative Review Board  
Office of Inmate Issues  
1301 Concordia Court  
Springfield, IL 62794-9277

## Misdirected:

- ☐ Contact your correctional counselor regarding this issue.
- ☐ Request restoration of Statutory Sentence Credits to Adjustment Committee. If the request is denied by the facility, utilize the offender grievance process outlined in Department Rule 504 for further consideration.
- ☐ Contact the Record Office with your request or to provide additional information.
- ☐ Personal property issues are to be reviewed at your current facility prior to review by the Administrative Review Board.
- ☐ Address concerns to: Illinois Prisoner Review Board  
319 E. Madison St., Suite A  
Springfield, IL 62706

## No further redress:

- ☐ Award of Supplemental Sentence Credits are discretionary administrative decisions; therefore, this issue will not be addressed further.
- ☒ Not submitted in the timeframe outlined in Department Rule 504; therefore, this issue will not be addressed further.
- ☐ This office previously addressed this issue on \_\_\_\_\_ Date \_\_\_\_\_
- ☐ No justification provided for additional consideration.

Other (specify):

Completed by:

Sarah Johnson

Signature

Sarah Johnson

Signature

Date

Date/Time:

116

EX-130

STATE OF ILLINOIS

COUNTY OF WILL

## AFFIDAVIT

I, William D. Riley EL being first duly sworn under oath depose and state that the foregoing is true and correct and made upon my personal knowledge and I am competent to testify thereto.

On the date of February 18, 2014 I, William D. Riley EL asked Maive McGarvey #543 K3-13 what Illinois Administrative Code authorized the Phase process for Administrative Detention. Major McGarvey #543 K3-13 stated that there was no Illinois Administrative Code that authorized the Phase process under 504 (c)(6) Administrative Detention. Major McGarvey #543 K3-13 also stated that the Illinois Administrative Code for the phase process was supposed to be done in December 2013, but it didn't happen and that she and other prison officials are waiting for it in the near future.

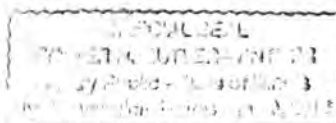
Exhibit B: Justice 0001-302/1-2017

William D. Riley EL

AFFIANT

SUBSCRIBED AND SWORN TO BEFORE ME  
THIS 17 DAY 1-2013, 20 13

[Signature]  
NOTARY PUBLIC





Ex 37

I, BRIAN DUGAN, being first duly sworn upon oath, STATE THAT I HAVE PERSONAL KNOWLEDGE OF THE FACTS set forth herein, THAT I AM COMPETENT TO TESTIFY AND IF CALLED TO TESTIFY I WILL STATE AS FOLLOWS:

1. On February 18th, 2014, I overheard Major McGarvey conversing with Mr. William Riley - EL as follows:

- Major McGarvey said, "I'm going to give it to you in THE RAW. UNTIL A FEDERAL JUDGE ORDERS US"

At this point the Major raised her arm, then lowered it like a judge banging a gavel

"you won't be finding out the reasons you're back here" (i.e. Administrative Detention) "or getting a hearing any time soon. Those reasons are in your master files and at the Administration's discretion. I personally recommended many of you for release, suggested hearings and notice of the reasons for your detention. The Powers that be, far above me"

At this point the major pointed at the ceiling "overruled me"

The major continued

"AS FAR AS I KNOW, AND I CHECKED, THERE ISN'T ANYTHING IN THE ADMINISTRATIVE CODE AUTHORIZING THE PHASE program"

2. I have read the foregoing and affirm the facts CONTAINED IN THIS AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY PERSONAL KNOWLEDGE AND BELIEF.

Affiant further saith NAUGHT.

Signed under penalty of perjury. Affiant: Brian Dugan

Signed and sworn to

before me this 20th

day of February, 2014

Notary Public

Brian Dugan  
ABO 663

Thurston County

16830 S. Third Way

Port Blakely WA

206-111-1111

10/12/11

Ex #38

STATE OF ILLINOIS

COUNTY OF

Will

## AFFIDAVIT

I, William D. Riley EL being first duly sworn under oath depose and state that the foregoing is true and correct and made upon my personal knowledge and I am competent to testify thereto.

On the date of February 23, 2014 I, William D. Riley EL talked to Warden Magana pertaining to the arbitrary actions of his staff by way of a investigative report that was served upon affiant 17 days beyond the observation date, but the 20 Illinois Administrative Code, Chapter I, Section 501.30 (f) states "In no event shall a disciplinary report or investigation report be served upon an adult offender more than 8 days... after the commission of an offense or the discovery thereof unless the offender is unavailable or unable to participate in the proceedings. Warden Magana made an excuse for his staff by stating "It's 8 days from the observation of an offense". Which is clearly not what the 20 Illinois Administrative Code states. Warden Magana is conspiring with his staff to violate <sup>E</sup> my civil rights.

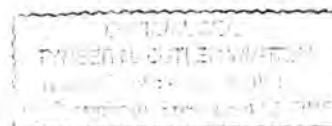
Without Repudiation 1001-3071-271

William D. Riley EL

AFFIANT

SUBSCRIBED AND SWORN TO BEFORE ME  
THIS 22 DAY June, 20 14

NOTARY PUBLIC





Ex #39

STATE OF ILLINOIS )

) SS

COUNTY OF WILL )

## AFFIDAVIT

I, William D. Riley EL being first duly sworn under oath depose and state that the foregoing is true and correct and made upon my personal knowledge and I am competent to testify thereto.

On the date of 3/11/14 I William D. Riley EL asked Major McGarvey #543 what was the results of my Phase II Committee review. Major McGarvey #543 stated we (the entire committee) voted to keep you in Phase I, because you were segregation and you haven't felt the full effect of Phase I. Affiant stated to Major McGarvey #543 that I Affiant beat the disciplinary infraction and the Grievance Officer stated that the 205 charge was not substantiated and does not state what unauthorized gang activity took place. Affiant then stated to Major McGarvey #543 so now it's personal since I beat the ticket used to put me in Administrative Detention. Major McGarvey then stated with a smirk "No it's not personal". We (the entire committee) voted against you going to Phase II, and now it's up to the Warden (Hargana)

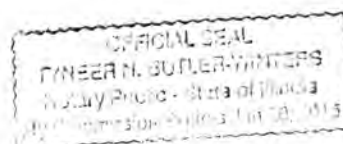
Without Prejudice Dec 1 - 2014-2017

William D. Riley EL

AFFIANT

SUBSCRIBED AND SWORN TO BEFORE ME  
THIS 12 DAY OF APRIL, 2014

[Signature]  
Notary Public



Ex 40

STATE OF ILLINOIS

155

COUNTY OF Will

AFFIDAVIT

I, William D. Riley EL being first duly sworn under oath depose and state that the foregoing is true and correct and made upon my personal knowledge and I am competent to testify thereto.

On or about the date of March 26, 2014 the water was turned off at approximately 7:30am while grievant was still asleep because the toilets were backing up and over flowing in another part of the building in X-House, so there wasn't any water, nor could grievant use the washroom without having to sit in his cell and smell the human waste (i.e. defecation, urination) that other inmates had already done in their cells on lower center. Grievant/Affiant was served his lunch tray in these conditions with an 8oz milk, which was the only liquid provided to grievant for the whole eight hours shift. Affiant asked Sgt. Prado for something to drink, Sgt. Prado stated "there wasn't anything to drink." Affiant questioned Sgt. Prado as to the facts of the matter, whether the water was cut off in the whole institution or just X-house. Sgt. Prado stated that "X-house, B house and up front water was cut off". The purpose of the questions was to clarify why staff wasn't passing out water because grievant has been in this type of situation before and staff had no problem passing out water under those circumstances. The X-house staff had water delivered so that the inmate cell-house workers could mop the over flowed water from the toilets that was filled with human waste and feces, but refused to give the inmates back in their cells on lower center anything to drink on the 7 to 3 shift. At approximately 3:30pm the toilets on lower center overflowed with the



EX-40A

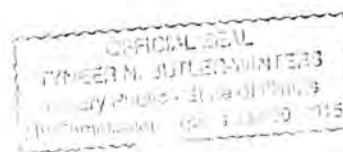
PAGE 2

human waste and flooded the cells and wing with defecation and urination. Every cell on lower center was flooded with this human waste and grievant and all other inmates on said wing were trapped in their cells and forced to clean said human waste without any protection (i.e. mask or biohazard suit). Affiant was subjected to raw sewage for hours at a time, because as soon as affiant cleaned his cell and ate dinner under these conditions of smelling the fumes from the human waste, at approximately 8:45 pm the toilets overflowed and flooded the cells and wing again and affiant was once again trapped in a cell full of human waste without any protection. Affiant and all the inmates on lower center were never given the opportunity to use the washroom like the other inmates in this building of X-house. We were forced to sit in these cells and suffer through the whole ordeal. The staff on 3 to 11 shift moved (5) five inmates with (7) nine officers to an area where they could use the washroom, but refused to provided the inmates on lower center with that opportunity. Affiant was stuck in his cell for more than 24 hrs without drinking water, because affiant went to sleep at 10 o'clock the night before and didn't get up fully until 7:30-8:00 am. He next morning where the water was already cut-off. Report signed on the 3 to 11 shift personally found X-house lower center while the wing was flooded with human waste.

Exhibit Rejoinder Vol 1-2016-2017

William D. Blaylock

AFFIANT

SUBSCRIBED AND SWORN TO before me  
this 23 DAY of March, 2017
  
 Notary Public




STATEVILLE CORRECTIONAL CENTER

FROM THE DESK OF.....

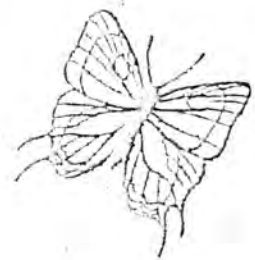
A. HALL Ex #41  
\*\*\*\*\*

CORRECTIONAL COUNSELOR  
\*\*\*\*\*

DATE: 3/7/14

TO: Riley B03069

SUBJECT: grievance

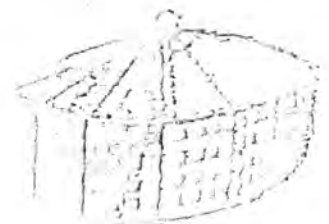
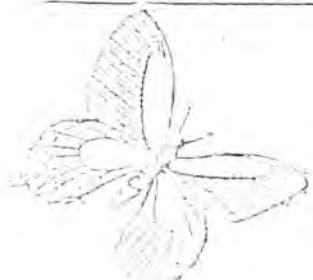


You need to provide a  
copy of the below highlighted  
document(s) in order for your  
grievance dated 2/1/14 & 2/3/14 to be  
processed

Disciplinary & Investigative report -  
Shakedown Slip

contracts or receipts to  
confirm ownership

property receipts or  
property inventory Records  
previous to the date in  
question





Illinois Department of Corrections

Ex 42

## Notice of Administrative Detention Placement Review

This document shall serve as notice of your upcoming review for placement in Administrative Detention by the Administrative Detention Review Committee.

William Riley

B03069

Stateville C.C.

Offender Name

ID #

Facility

## Review Type:

- ☐ Initial Review (Opportunity to be present)
- ☒ Follow-up Review: ☐ Opportunity to be present
- ☒ File Review

**Review Date:** Your Administrative Detention Placement Review will take place on 6/10/14.

This review will be for: ☐ Initial Placement in Administrative Detention; ☒ Continued Placement;  
☐ Transfer from Disciplinary Segregation.

**Notice of Administration Detention Placement Rationale:** In order to prepare you for your Administrative Detention placement review, you are advised that the Department's rationale for your prospective or continued placement in Administrative Detention is based upon the following reason(s):

Identified as an active affiliate of the Gangster Disciples STG and the Institutional Coordinator for the Gangster Disciples STG at Stateville C. C.

Copies of the following identified documents relied upon by Department administrators that may subject you to Administrative Detention Placement, or continued placement, are attached to the Notice; however, portions may have been redacted based upon a finding that disclosure would compromise security or safety:

IDR issued on 11/26/13

**Description and Purpose of the Review:** Pursuant to Administrative Directive 05.12.101, offenders shall be afforded: initial Administrative Detention (AD) placement reviews, 90-day reviews of their on-going AD placement, and a placement review if the offender may be subject to AD placement prior to the end of an offender's disciplinary segregation status. Once placed in AD status, every offender will be subject to a 90-day review by the Administrative Detention Review Committee (Committee). You may appear personally in front of the Committee at their initial AD placement review and every 180 days thereafter, if applicable. If your upcoming review affords you the opportunity to personally appear, the type of review will be marked at the top of the form: "Opportunity to be present".

In practice, this means that once an offender is afforded the opportunity to personally appear at the Committee placement review, and if their placement in AD is continued, he or she will receive another file review (not in-person) by the Committee in 90 days. If placement in AD is continued at the time of the file

EXP-42A

review, the offender will be afforded the opportunity to again personally appear at the next 90 day review. This sequence of 90-day reviews will continue as long as the offender is determined to be appropriately placed in AD status. Administrative detention offenders who have received this notice of Committee placement review may submit written statements and documents two days in advance of the review. If the notice is for the opportunity for an in-person review, the offender may also present written statements and documents to the committee two days in advance of the review, in addition to the opportunity to personally appear to provide oral statements.

At the time of your review, the Committee will examine if your placement in AD and your current Phase is appropriate and within the guidelines and considerations in Administrative Directive 05.12.101. Upon conclusion of the review, the Committee will prepare a written report and recommendation concerning the review of your status to the Warden of your facility. The Warden and/or Deputy Director will then approve or disapprove the Committee's recommendations and render a decision on your future placement and Phase status. You will be informed in writing of the decision within 30 days of the Committee review date.

I certify that I have received the attached Notice of Administrative Detention Placement Review on this date.

*Emmanuel Prejudice UCC 1-303/1-2071*

*Will D. Riley*  
Offender Signature

*6/3/14*  
Date

This section is only for offenders who are afforded the right to attend the review in-person at the top of this form and wish to waive their right to attend in-person at their review date:

"I hereby acknowledge my right to personally attend the in-person review and knowingly and voluntarily waive my right to appear. I understand that I will be allowed to submit written statements and documents to the Committee for consideration two days prior to the review date but choose not to have the opportunity to personally attend and provide oral statements."

\_\_\_\_\_  
Offender Signature

\_\_\_\_\_  
Date

☐ Offender refused to sign receipt

*T. Shaw*  
Serving Staff Printed Name

*[Signature]*  
Serving Staff Signature

*6/3/14*  
Date

Date Delivered:

*6/3/14*

Time Delivered:

*7:52* ☒ AM ☐ PM



Illinois Department of Corrections  
Notice of Administrative Detention Placement Review

This document shall serve as notice of your upcoming review for placement in  
Administrative Detention by the Administrative Detention Review Committee.

Riley, William  
Offender Name

B03069  
ID #

Pontiac  
Facility

**Review Type:**

- ☐ Initial Review (Opportunity to be present)  
☒ Follow-up Review:    ☒ Opportunity to be present  
                                          ☐ File Review

**Review Date:** Your Administrative Detention Placement Review will take place on 6/25/15.

This review will be for: ☐ Initial Placement in Administrative Detention; ☒ Continued Placement;  
☒ Transfer from Disciplinary Segregation.

**Notice of Administration Detention Placement Rationale:** In order to prepare you for your Administrative Detention placement review, you are advised that the Department's rationale for your prospective or continued placement in Administrative Detention is based upon the following reason(s):

RILEY, WILLIAM B03069 is being considered for placement in Administrative Detention, as an attempt to minimize RILEY'S influence over the general population. RILEY is a self-admitted GANGSTER DISCIPLE member, and has been identified as holding various leadership positions for the STG over his incarceration.

Copies of the following identified documents relied upon by Department administrators that may subject you to Administrative Detention Placement, or continued placement, are attached to the Notice; however, portions may have been redacted based upon a finding that disclosure would compromise security or safety:

**Description and Purpose of the Review:** Pursuant to Administrative Directive 05.12.101, offenders shall be afforded: Initial Administrative Detention (AD) placement reviews, 90-day reviews of their on-going AD placement, and a placement review if the offender may be subject to AD placement prior to the end of an offender's disciplinary segregation status. Once placed in AD status, every offender will be subject to a 90-day review by the Administrative Detention Review Committee (Committee). You may appear personally in front of the Committee at their initial AD placement review and every 180 days thereafter, if applicable. If your upcoming review affords you the opportunity to personally appear, the type of review will be marked at the top of the form: "Opportunity to be present".

In practice, this means that once an offender is afforded the opportunity to personally appear at the Committee placement review, and if their placement in AD is continued, he or she will receive another file review (not in-person) by the Committee in 90 days. If placement in AD is continued at the time of the file

review, the offender will be afforded the opportunity to again personally appear at the next 90 day review. This sequence of 90-day reviews will continue as long as the offender is determined to be appropriately placed in AD status. Administrative detention offenders who have received this notice of Committee placement review may submit written statements and documents two days in advance of the review. If the notice is for the opportunity for an in-person review, the offender may also present written statements and documents to the committee two days in advance of the review, in addition to the opportunity to personally appear to provide oral statements.

At the time of your review, the Committee will examine if your placement in AD and your current Phase is appropriate and within the guidelines and considerations in Administrative Directive 05.12.101. Upon conclusion of the review, the Committee will prepare a written report and recommendation concerning the review of your status to the Warden of your facility. The Warden and/or Deputy Director will then approve or disapprove the Committee's recommendations and render a decision on your future placement and Phase status. You will be informed in writing of the decision within 30 days of the Committee review date.

I certify that I have received the attached Notice of Administrative Detention Placement Review on this date.

*[Without Prejudice UCC 1-308/1-207]*

William D. Riley, Jr.  
Offender Signature

6/19/15  
Date

This section is only for offenders who are afforded the right to attend the review in-person at the top of this form and wish to waive their right to attend in-person at their review date:

"I hereby acknowledge my right to personally attend the in-person review and knowingly and voluntarily waive my right to appear. I understand that I will be allowed to submit written statements and documents to the Committee for consideration two days prior to the review date but choose not to have the opportunity to personally attend and provide oral statements."

\_\_\_\_\_  
Offender Signature

\_\_\_\_\_  
Date

☐ Offender refused to sign receipt

\_\_\_\_\_  
Serving Staff Printed Name

\_\_\_\_\_  
Serving Staff Signature

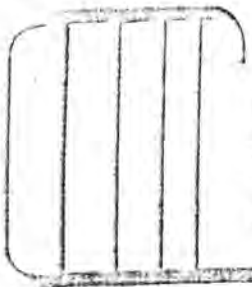
\_\_\_\_\_  
Title

Date Delivered: \_\_\_\_\_

Time Delivered: \_\_\_\_\_ ☐ AM ☐ PM



EX-43



Illinois  
Department of  
Corrections

PAT QUINN  
Governor

S.A. GODINEZ  
Director

1301 Concordia Court / P.O. Box 19277 / Springfield IL 62794-9277 / Telephone: (217) 558-2200 / TDD: (300) 526-0844

Offender Name: Riley, William

Date: 12/5/14

Register # 603069

Facility: Pontiac

This is in response to your grievance received on 7/16/14. This office has determined the issue will be addressed without a formal hearing. A review of the Grievance, Grievance Officer/CAO response to the grievance has been conducted. For a grievance that is direct review by the ARB, a review of the Grievance has been conducted.

Your issue regarding: Grievance dated: 6/15/14 Grievance Number: \_\_\_\_\_ Griev Loc: Stateville

- |                                                                               |                                                                               |
|-------------------------------------------------------------------------------|-------------------------------------------------------------------------------|
| <input type="radio"/> Transfer denied by the Facility or Transfer Coordinator | <input type="radio"/> Commissary _____                                        |
| <input type="radio"/> Dietary _____                                           | <input type="radio"/> Trust Fund _____                                        |
| <input type="radio"/> Personal Property _____                                 | <input type="radio"/> Conditions (cell conditions, cleaning supplies)         |
| <input type="radio"/> Mailroom/Publications _____                             | <input type="radio"/> Disciplinary Report dated _____ Incident # _____        |
| <input type="radio"/> Assignment (job, cell) _____                            | <input checked="" type="radio"/> Other <u>Change in date of A.D. hearing.</u> |

Based on a review of all available information, this office has determined your grievance to be: hearing.

- |                                                                                                                                                                          |                                                                                                                                                                                                                                    |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| <input type="radio"/> Affirmed, Warden _____ is advised to provide a written response of corrective action to this office by _____                                       | <input type="radio"/> Denied as the facility is following the procedures outlined in DR525.                                                                                                                                        |
| <input checked="" type="radio"/> Denied, in accordance with DR504F, this is an administrative decision.                                                                  | <input type="radio"/> Denied as Cell Assignment/Housing is consistent with the Department's determination of the appropriate Operational capacity of each facility.                                                                |
| <input type="radio"/> Denied, this office finds the issue was appropriately addressed by the facility Administration.                                                    | <input type="radio"/> Denied as procedures were followed in accordance with DR 420 for removal/denial of an offender from/for an assignment.                                                                                       |
| <input type="radio"/> Denied in accordance with AD05.03, 103A (Monetary Compensation for Inmate Assignments)                                                             | <input type="radio"/> Denied as this office finds no violation of the offender's due process in accordance with DR504.30 and DR504.30. This office is reasonably satisfied the offender committed the offense cited in the report. |
| <input type="radio"/> Denied, as the transfer denial by the facility/TCO on _____ was reviewed in accordance with transfer procedures and is an administrative decision. | <input type="radio"/> Denied as the security staff are following the established schedule for dispensing cleaning supplies to the offender when possible.                                                                          |
| <input type="radio"/> In addition, property items are to be disposed of in accordance with DR501C.                                                                       |                                                                                                                                                                                                                                    |

☒ Other: offender was notified of the change & does not substantiate claim of harassment.

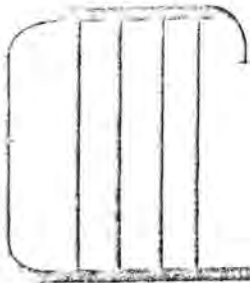
FOR THE BOARD: Sarah Johnson  
Sarah Johnson  
Administrative Review Board

CONCURRED: [Signature]

S.A. O. 1122  
Officer

CC: Warden, Pontiac Correctional Center  
William Riley Register No. 603069

12/11/14



Illinois  
Department of  
Corrections

PAT QUINN  
Governor

S.A. GODINEZ  
Director

1301 Concordia Court / P.O. Box 19277 / Springfield IL 62794-9277 / Telephone: (217) 558-2200 / TDD: (800) 526-0344

Offender Name: Riley, William

Date: 12-30-14

Register # 1303069

Facility: Pontiac

This is in response to your grievance received on 8-21-14. This office has determined the issue will be addressed without a formal hearing. A review of the Grievance, Grievance Officer/CAO response to the grievance has been conducted. For a grievance that is direct review by the ARB, a review of the Grievance has been conducted.

Your issue regarding: Grievance dated: 7-8-14 Grievance Number: — Griev Loc: 514

- |                                                                               |                                                                            |
|-------------------------------------------------------------------------------|----------------------------------------------------------------------------|
| <input type="radio"/> Transfer denied by the Facility or Transfer Coordinator | <input type="radio"/> Commissary                                           |
| <input type="radio"/> Dietary                                                 | <input type="radio"/> Trust Fund                                           |
| <input type="radio"/> Personal Property                                       | <input type="radio"/> Conditions (cell conditions, cleaning supplies)      |
| <input type="radio"/> Mailroom/Publications                                   | <input checked="" type="radio"/> Disciplinary Report dated <u>10-13-14</u> |
| <input type="radio"/> Assignment (job, cell)                                  | Incident # <u>201401797</u>                                                |
|                                                                               | <input type="radio"/> Other                                                |

Based on a review of all available information, this office has determined your grievance to be:

- |                                                                                                                                                                             |                                                                                                                                                                                                                                               |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| <input type="radio"/> Affirmed, Warden <u>—</u> is advised to provide a written response of corrective action to this office by <u>—</u>                                    | <input type="radio"/> Denied as the facility is following the procedures outlined in DR525.                                                                                                                                                   |
| <input type="radio"/> Denied, in accordance with DR504F, this is an administrative decision.                                                                                | <input type="radio"/> Denied as Cell Assignment/Housing is consistent with the Department's determination of the appropriate Operational capacity of each facility.                                                                           |
| <input type="radio"/> Denied, this office finds the issue was appropriately addressed by the facility Administration.                                                       | <input type="radio"/> Denied as procedures were followed in accordance with DR 420 for removal/denial of an offender from/for an assignment.                                                                                                  |
| <input type="radio"/> Denied in accordance with AD05.03.103A (Monetary Compensation for Inmate Assignments)                                                                 | <input checked="" type="radio"/> Denied as this office finds no violation of the offender's due process in accordance with DR504.80 and DR504.30. This office is reasonably satisfied the offender committed the offense cited in the report. |
| <input type="radio"/> Denied, as the transfer denial by the facility/TCO on <u>—</u> was reviewed in accordance with transfer procedures and is an administrative decision. | <input type="radio"/> Denied as the security staff are following the established schedule for dispensing cleaning supplies to the offender when possible.                                                                                     |
| <input type="radio"/> In addition, property items are to be disposed of in accordance with DR501C.                                                                          |                                                                                                                                                                                                                                               |
| <input type="radio"/> Other: <u>—</u>                                                                                                                                       |                                                                                                                                                                                                                                               |

FOR THE BOARD:

[Signature]  
Tara Anderson  
Administrative Review Board

CONCURRED

[Signature]  
S.A. Godinez  
Director

Warden: [Signature] Correctional Center  
Register No. 1303069



Ex # 45

To Adjustment Committee  
 From: William D. Riley EL  
 BU3069

12/10/15

I'm requesting that the "Disciplinary Report" be thrown out/dismissed, and expunged from my record, because it is beyond the 14 days to hear the ticket. <sup>in accordance with Section</sup> IN THE EVENT that you try and hear the ticket before 8:55 AM on the 10<sup>th</sup> of DECEMBER, is also a violation of Section 504.80 b where I'm entitled to receive written notice of the facts and charges being presented against me no less than 24 hours prior to the Adjustment Committee hearing. On 12/9/13 at 11:15 AM I, William D. Riley EL received a corrected copy of the same ticket that was rewritten. All of which was to be done within the 14 day time frame. The ticket is no good, and the time frame for holding me in temporary confinement has run its course, I'm asking to be released from confinement immediately, in accordance with 504.80 K3. If none of the above is correct offender request a lie detector <sup>test</sup> for his self and all confidential sources to prove offender innocence. Offender further says: not

b6  
b7C  
b7D

ILLINOIS DEPARTMENT OF CORRECTIONS  
Offender Disciplinary Report

Ex. #46

X-12

## Type of Report:

☐ Disciplinary ☒ InvestigativeSta.ville C.C.  
Facility

Date: 11/7/13

Offender Name: Riley, William

ID #: B03069

## Offense Information:

Observation Date: 11/7/13

Approximate Time: 900

☒ a.m.  
☐ p.m.

Location: STA Unit C

Offense(s): DR 504:

610; Investigative Status

**Observation:** On the above date and approx. time inmate Riley, William B03069 was placed under investigative status by this Reporting Investigator. EOR-----

## Witness(es):

☐ Check if Offender Disciplinary Continuation Page, DOC 0318, is attached to describe additional facts, observations or witnesses

J. Shaw

#9853

Signature

Date

Time

Reporting Employee (Print Name)

Badge #

☐ a.m.  
☐ p.m.

## Disciplinary Action:

Shift Review: ☐ Temporary Confinement☒ Investigative Status

Reasons:

Printed Name and Badge #

Shift Supervisor's Signature

Date

(For Transition Centers, Chief Administrative Officer)

Reviewing Officer's Decision:

☒ Confinement reviewed by Reviewing Officer

Comment:

☒ Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee☐ Minor Infraction, submitted to Program Unit

Print Reviewing Officer's Name and Badge #

Reviewing Officer's Signature

Date

☐ Hearing Investigator's Review Required (Adult Correctional Facility Major Reports Only)

Print Hearing Investigator's Name and Badge #

Hearing Investigator's Signature

Date

## Procedures Applicable to all Hearings on Investigative and Disciplinary Reports

You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such as records or documents.

## Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports

You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could testify to by filling out the appropriate space on this form, tearing it off, and returning it to the Adjustment Committee. You may have staff assistance if you are unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing.

☐ Check if offender refused to sign

Offender's Signature

ID#

Serving Employee (Print Name)

Badge #

Signature

Date Served

Time Served

☐ a.m.  
☐ p.m.☐ I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing.

Offender's Signature

ID#

(Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing)

Date of Disciplinary Report

Print offender's name

ID#

I am requesting that the Adjustment Committee or Program Unit consider calling the following witnesses regarding the Disciplinary Report of the above date:



**ILLINOIS DEPARTMENT OF CORRECTIONS**  
**Offender Disciplinary Report**  
 Facility: \_\_\_\_\_ Date: 11/25/13

Type of Report:  
☒ Disciplinary ☐ Investigative

Offender Name: RILEY, WILLIAM

ID #: 301099

Observation Date: 11/26/13 Approximate Time: 3:55 Location: Investigation Unit

Offense(s): CR 501: 203: SECURITY THREAT GROUP OR UNAUTHORIZED ORGANIZATIONAL ACTIVITY

**Observation:** (NOTE: Each offense identified above must be substantiated.) This Disciplinary Report replaces the Investigative Report issued to RILEY, WILLIAM on 11/17/13. RILEY was placed in Investigative Status due to Security Threat Group (STG) Activity. According to the Offender Tracking System (OTS) RILEY is a member of the Gangster Disciple (GD) STG and has the following tattoos which are indicative of being affiliated with the GD-STG. A Rock on his left arm, crossed cut-throats with the GD star on his right arm, and a 5 point star on his chest. There have been numerous confidential sources (CS) that have indicated RILEY of being an active member of the GD-STG as well as holding Leadership position. A letter was intercepted on 11/21/13, an CS whose name is being withheld for confidential and security purposes, which identified RILEY by his nickname "Big Will" as reflected in OTS as being an active GD-STG member with current knowledge of inmates who are occupying Leadership positions within the GD-STG organization.

Witness(es): \_\_\_\_\_

☐ Check if Offender Disciplinary Continuation Page DCC 0113 is attached to describe additional facts, observations or witnesses.

Reporting Employee (Print Name)	ID#	Signature	Date	Time	Room
_____	_____	_____	_____	_____	_____

**Disciplinary Action:**

Shift Review: ☐ Temporary Confinement ☐ Investigative Status Reasons: \_\_\_\_\_

Printed Name and Badge #	Shift Supervisor's Signature (For Transition Centers, Chief Administrative Officer)	Date
_____	_____	_____

Reviewing Officer's Decision: ☐ Confinement reviewed by Reviewing Officer Comment: \_\_\_\_\_

☒ Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee

☐ Minor Infraction, submitted to Program Unit

Print Reviewing Officer's Name and Badge #	Reviewing Officer's Signature	Date
_____	_____	12/1/13

☒ Hearing Investigator's Review Required (Adult Correctional Facility Major Reports Only)

Print Hearing Investigator's Name and Badge #	Hearing Investigator's Signature	Date
_____	_____	12-3-13

**Procedures Applicable to all Hearings on Investigative and Disciplinary Reports**

You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such as records or documents.

**Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports**

You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be interviewed along with you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could testify to by filling out the appropriate space on this form, hearing 1, 2, and returning it to the Adjustment Committee. You may have staff assistance if you are unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing.

☒ Check if offender refused to sign

Offender's Signature	ID#	Signature
_____	_____	_____
Reporting Employee (Print Name)	Badge #	Time Served
_____	_____	11:00
_____	_____	12-3-13

☐ InmateBy agree to waive 24-hour notice of charges prior to the disciplinary hearing.

Comptroller's Signature

ID#

(Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing)

Print Disciplinary Report

Print Offender's Name

ID#

I am requesting that the Adjustment Committee or Program Unit consider calling the following witnesses (if hearing the Disciplinary Report) and the following:

Witness Name & ID#

Witness Name & ID#

Witness Name & ID#

Witness Name & ID#

Additional Comments

## Offender Disciplinary Report

Stateville C.C.  
Facility

Date: 11/26/13

## Type of Report:

☒ Disciplinary ☐ Investigative

Offender Name: RILEY, WILLIAM

ID #: B03069

Observation Date: 11/26/13

Approximate Time: 3:55

☒ a.m.  
☐ p.m.

Location: Investigations Unit

Offense(s): DR 504:

205: SECURITY THREAT GROUP OR UNAUTHORIZED ORGANIZATIONAL ACTIVITY

**Observation:** (NOTE: Each offense identified above must be substantiated.) This Disciplinary Report replaces the Investigative Report issued to RILEY, WILLIAM B03069 on 11/7/13. RILEY was placed in Investigative Status due to Security Threat Group (STG) Activity.

According to the Offender Tracking System (OTS) RILEY is a member of the Gangster Disciple (GD)-STG and has the following tattoos, which are indicative of being affiliated with the GD-STG: A Fork on his left arm, crossed pitchforks with the GD star on his right arm, and a 6 point star on his chest. There have been numerous confidential sources (CS) that have indicated RILEY of being a member of the GD-STG as well as holding a leadership position.

A letter was found on 11/7/13, on CS 1 whose name is being withheld for confidential and security purposes, which mentioned RILEY as being a GD-STG member.

CS 2 stated RILEY was the new IC (Institutional Coordinator). According to GD-STG literature an IC is the high ranking leader in charge of the institution.

(Same information in second ticket)

Witness(es):

☐ Check if Offender Disciplinary Continuation Page, DOC 0318, is attached to describe additional facts, observations or witnesses.

1. Bennett Reporting Employee (Print Name)	4472 Badge #	Signature	11/26/13 Date	9:25 Time	<input checked="" type="checkbox"/> a.m. <input type="checkbox"/> p.m.
<b>Disciplinary Action:</b>					
Shift Review: <input type="checkbox"/> Temporary Confinement <input type="checkbox"/> Investigative Status Reasons: _____					
Printed Name and Badge #		Shift Supervisor's Signature (For Transition Centers, Chief Administrative Officer)		Date	
Reviewing Officer's Decision: <input type="checkbox"/> Confinement reviewed by Reviewing Officer Comment: _____					
<input type="checkbox"/> Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee					
<input type="checkbox"/> Minor Infraction, submitted to Program Unit					
Print Reviewing Officer's Name and Badge #		Reviewing Officer's Signature		Date	
<input type="checkbox"/> Hearing Investigator's Review Required (Adult Correctional Facility Major Reports Only):					
Print Hearing Investigator's Name and Badge #		Hearing Investigator's Signature		Date	

**Procedures Applicable to all Hearings on Investigative and Disciplinary Reports**  
You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such as records or documents.

**Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports**  
You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could testify to by filling out the appropriate space on this form, tearing it off, and returning it to the Adjustment Committee. You may have staff assistance if you are unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing.

☐ Check if offender refused to sign

Offender's Signature

ID#

Serving Employee (Print Name)

Badge #

Signature

Date Served

Time Served

☐ a.m.  
☐ p.m.☐ I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing.

Offender's Signature

ID#

(Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing)

Date of Disciplinary Report

Print offender's name

ID#

I am requesting that the Adjustment Committee or Program Unit consider calling the following witnesses regarding the Disciplinary Report of the above date:

Print Name of witness

Witness badge or ID#

Assigned Cell  
(if applicable)

Title (if applicable)

Witness can testify to:

Print Name of witness

Witness badge or ID#

Assigned Cell  
(if applicable)

Title (if applicable)

Witness can testify to:

Unauthorized  
Access to  
Offender  
Inventory

Page

17

Date

DOC 0318 Rev. 05/07/13



ILLINOIS DEPARTMENT OF CORRECTIONS  
Offender Disciplinary Continuation Page

EX-1473

Stateville C.C.  
Facility☒ Disciplinary Report ☐ Investigative Report ☐ Disciplinary Summary ☐ Adjustment Committee Summary

Report/Incident Date: 11/26/13

Incident # (if applicable):

Offender Information:

Offender Name: RILEY, WILLIAM

ID # B03069

Use the space below to provide any additional information.

CS 2 stated Riley is the new IC (Institutional Coordinator). According to GD-STG literature an IC is the high ranking leader in charge of the institution. (SAME INFORMATION IN SECOND TICKET)

CS 3 identified RILEY as being the current IC for the GD-STG. (SAME INFORMATION IN SECOND TICKET)

CS 4 stated RILEY has the rank as the IC for the GD-STG at Stateville. CS 4 stated RILEY is the IC (Institutional Coordinator) for the GD-STG, due to RILEY being the only one left to take the position after other GD-STG members were shipped out. CI 4 stated a lot of guys who are GD-STG members always go to RILEY to talk with him. (SAME INFORMATION IN SECOND TICKET)

CS 5 stated he had read an informational kite (letter) that stated "how morale was low, communication was down and imposters amongst us". CI 5 stated the kite was authored by RILEY.

CS 6 stated whatever leadership rank RILEY had before he was shipped, will still be in play now that RILEY was sent back to Stateville. (SAME INFORMATION IN SECOND TICKET)

The Gangster Disciples - STG is an organization that has not been approved to function within I.D.O.C pursuant to 20 Ill. Adm. Code 4.15 and 4.10.

RILEY is in violation of DR 504a.205 (Security Threat Group or Unauthorized Organizational Activity) by engaging in unauthorized GD-STG activity and holding a STG leadership position within an unauthorized organization (STG) while incarcerated in I.D.O.C.

The names and identities of the confidential sources are being withheld for the safety and security of the facility as well as the individuals involved. The confidential sources and informants have been deemed credible due to their corroborated statements given during this investigation.

RILEY was positively identified via Institutional Graphics. End of Report.

3/11/13

Corrections Copy E# 48 71-2114

ADULTS DEPARTMENT OF CORRECTIONS

Offender Disciplinary Report

Under the C.C. Facility

Date: 11/29/13

Type of Report: ☒ Disciplinary ☐ Investigative

Offender Name: RILEY, WILLIAM ID #: 001704

Observation Date: 11/29/13 Approximate Time: 3:45 Q in P.M. Location: Investigations Unit

Offense(s): CR 504: 205: SECURITY THREAT GROUP OR UNAUTHORIZED ORGANIZATIONAL ACTIVITY

Observation: (NOTE: Each offense identified above must be substantiated.) This Disciplinary Report replaces the Investigative Report issued to RILEY, WILLIAM on 11/7/13. RILEY was placed in Investigative Status due to Security Threat Group (STG) Activity. According to the Offender Tracking System (OTS) RILEY is a member of the Gangster Disciple (GD) STG and has the following tattoos which are indicative of being affiliated with the GD-STG. A Rock on his left arm, covered pit-bulky with the GD star on his right arm, and a pin point star on his chest. There have been numerous confidential sources (CS) that have indicated RILEY of being an active member of the GD-STG as well as holding a leadership position. A later was intercepted on 11/7/13, on CS 1 whose name is being withheld for confidential and security purposes, which identified RILEY by his nickname "Big Will" (as reflected in OTS) as being an active GD-STG member with current knowledge of inmates who are occupying leadership positions within the GD-STG organization.

Witness(es):

☐ Check if Offender Disciplinary Continuation Page: DOC 0119 is attached to describe additional facts, observations or witnesses.

Offender: 2752 Range 4 Signature: Date: 12/4/13 Time: 11:45 a.m.

Reporting Employee (Print Name): Shift Supervisor's Signature (For Transition Centers, Civil Administrative Officer) Date:

Disciplinary Action:

Shift Review: ☐ Temporary Confinement ☐ Investigative Status Reasons:

Printed Name and Badge # Shift Supervisor's Signature Date

Reviewing Officer's Decision: ☐ Confinement (reviewed by Reviewing Officer) Comment:

☒ Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee

☐ Minor Infraction, submitted to Program Unit

PTM: H576

Print Reviewing Officer's Name and Badge # Reviewing Officer's Signature Date: 12-4-13

☒ Hearing Investigator's Review Required (Adult Correctional Facility - Major Reports Only)

Print Hearing Investigator's Name and Badge # Hearing Investigator's Signature Date: 12-8-13

## Procedures Applicable to All Hearings on Investigative and Disciplinary Reports

You have the right to appear and present a written or oral statement of explanation concerning the charges. You may present relevant physical material such as records or documents.

## Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports

You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they should testify to by filling out the appropriate space on this form, leaving full, and returning it to the Adjustment Committee. You may have staff assistance if you are unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing.

☒ Check if Offender refused to sign

Offender's Signature: 2752 Date: 12-3-13

Reporting Employee (Print Name): Signature: Date: 11/5/13

Time Served: 11:15

☐ I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing.

Offender's Signature

(Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing)

Offender's Signature: 2752 Date: 12-3-13

Reporting Employee (Print Name): Signature: Date: 11/5/13

Time Served: 11:15

☐ I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing.



Collected copies Exp 48A

GA DEPT. OF CORRECTIONS  
Offender Disciplinary Continuation Page

Stateville C.C.

Facility

☒ Disciplinary Report   ☐ Investigative Report   ☐ Disciplinary Summary   ☐ Adjustment Committee Summary

Report/Incident Date: 11/25/13

Incident # (if applicable):

Offender Information:

Offender Name: RILEY, WILLIAM

ID # 903069

Use the space below to provide any additional information.

CS 2 stated Riley is the new IC (Institutional Coordinator). According to GD-STG literature, an IC is the high ranking leader in charge of an institution.

CS 3 identified RILEY as being the current IC for the GD-STG.

CS 4 stated RILEY has the rank of the IC for the GD-STG at Stateville. CS 4 stated RILEY is the IC (Institutional Coordinator) for the GD-STG, due to RILEY being the only one left to take the position after other GD-STG members were shipped out. CS 4 stated a lot of guys who are GD-STG members always go to RILEY to talk with him.

CS 5 stated he had read an informational file folder that stated "how morale was low, communication was down and inmates amongst each other stated the line was authored by RILEY."

CS 6 stated whatever leadership rank RILEY had before he was shipped, will still be in play now that RILEY was shipped back to Stateville.

The Gangster Disciples - STG is an organization that has not been approved to function within I.D.O.C. pursuant to 20 Ill. Adm. Code 445 and 450.

RILEY is in violation of I.D.R. 304.1 205 (Security Threat Group or Unauthorized Organizational Activity) by engaging in an authorized GD-STG activity and holding a STG leadership position within an unauthorized organization (STG) which is incarcerated in I.D.O.C.

The names and identities of the confidential sources are being withheld for the safety and security of the facility as well as the individuals involved. The confidential sources and informants have been advised regarding their confidential statements given during this investigation.

RILEY was previously identified as Institutional Graphics. End of Report.

## STATE OF ILLINOIS -- DEPARTMENT OF CORRECTIONS

## ADJUSTMENT COMMITTEE

## FINAL SUMMARY REPORT

Ex 449

Name: RILEY, WILLIAM

IDOC Number: B03069

Race: BLK

Hearing Date/Time: 12/10/2013 02:00 PM

Living Unit: STA-X-LC-16

Orientation Status: N/A

Incident Number: 201303461/1 - STA

Status: Final

Inmate signed waiver agreeing to hearing date less than 24 hrs. after ticket was served

Date	Ticket #	Incident Officer	Location	Time
11/26/2013	201303461/1-STA	BENNETT, JUNETTE R	INTERNAL AFFAIRS	08:55 AM
11/26/2013	201303461/2-STA	BENNETT, JUNETTE R	INTERNAL AFFAIRS	08:55 AM

Offense	Violation	Final Result	
205	Gang Or Unauthorized Organization Activity	Guilty	
Witness Type	Witness ID	Witness Name	Witness Status

No Witness Requested

## RECORD OF PROCEEDINGS

Inmate Riley B03069 present, Disciplinary Report read. Riley B03069 gave the Adjustment Committee a written statement.

## BASIS FOR DECISION

Reporting I/A Officer J. Bennett reports a letter was found on 11/7/2013, CS1 (Confidential Source) whose name is being withheld for confidential and security purposes, which mention Riley B03069 as being a Gangster Disciple STG (Security Threat Group) member.

CS 2 stated Riley B03069 was the new IC (Institutional Coordinator). According to Gangster Disciple literature an IC is the high ranking leader in charge of the institution.

CS 3 Identified Riley B03069 as being the current IC for the Gangster Disciples STG.

CS 4 stated Riley B03069 had the joint as the IC for the Gangster Disciples STG at Stateville C.C. CS 4 stated Riley B03069 was the IC (Institutional Coordinator) for the Gangster Disciples STG, due to Riley B03069 being the only one left to take the position after other Gangster Disciples STG members were shipped out. CI 4 stated a lot of guys who are Gangster Disciples STG members always go to Riley B03069 to talk with him.

CS 5 Stated he had read an informational kite (letter) that stated "morale was low, communication was down and imposters amongst us" CI 5 stated the kite was authored by Riley B03069.

CS 6 stated whatever leadership rank Riley B03069 had before he was shipped, will still be in play now that Riley B03069 was sent back to Stateville C.C.

The Gangster Disciples STG is an organization that has not been approved to function within I.D.O.C pursuant to 20Ill. Adm. Code 445 and 450.

Riley B03069 is in violation of DR 504a 250 (Security Threat Group or Unauthorized Organizational Activity) by engaging in unauthorized Gangster Disciple STG activity and holding a STG (Security Threat Group) Leadership position within an unauthorized organization (STG) while incarcerated in I.D.O.C.

The Adjustment Committee is satisfied that Riley B03069 did in fact violate the charge cited.

## DISCIPLINARY ACTION (Consecutive to any priors)

## RECOMMENDED

3 Months C Grade

3 Months Segregation

3 Months Commissary Restriction

6 Months Contact Visits Restriction

Basis for Discipline: Nature of Offense

## FINAL

3 Months C Grade

3 Months Segregation

3 Months Commissary Restriction

6 Months Contact Visits Restriction

## Signatures

Hearing Committee

WRIGHT, CLARENCE D - Chair Person

12/10/13

BLK

Signature

Date

Race



STATE OF ILLINOIS - DEPARTMENT OF CORRECTIONS

ADJUSTMENT COMMITTEE  
FINAL SUMMARY REPORT

Ex. 49A

Name: RILEY, WILLIAM

IDOC Number: B03069

Race: BLK

Hearing Date/Time: 12/10/2013 02:00 PM

Living Unit: STA-X-LC-16

Orientation Status: N/A

Incident Number: 201303461/1 - STA

Status: Final

## Signatures

## Hearing Committee

WORKMAN, AMI J

12/10/13

IND

Signature

Date

Race

Recommended Action Approved

Final Comments: N/A

MICHAELA MAGANA / LKS 1/7/2014

01/07/14

Chief Administrative Officer

Signature

Date

The committed person has the right to appeal an adverse decision through the grievance procedure established by Department Rule 504: Subpart F

NICCOELLE E JACKSON

1/30/2014

09:20 AM

Employee Serving Copy to Committed Person

When Served -- Date and Time

STATE OF ILLINOIS - DEPARTMENT OF CORRECTIONS  
ADJUSTMENT COMMITTEE  
FINAL SUMMARY REPORT

EX-150

Name: RILEY, WILLIAM IDOC Number: B03069 Race: BLK  
Hearing Date/Time: 12/10/2013 02:00 PM Living Unit: STA-X-LC-15 Orientation Status: N/A  
Incident Number: 201303461/2 - STA Status: Expunged Final

Date	Ticket #	Incident Officer	Location	Time
11/26/2013	201303461/1-STA	BENNETT, JUNETTE R	INTERNAL AFFAIRS	03:55 AM
11/26/2013	201303461/2-STA	BENNETT, JUNETTE R	INTERNAL AFFAIRS	03:55 AM

Offense	Violation	Final Result	
205	Gang Or Unauthorized Organization Activity		
Witness Type	Witness ID	Witness Name	Witness Status

No Witness Requested

**RECORD OF PROCEEDINGS**

Inmate Riley B03069 present, Disciplinary Report read. Riley B03069 gave the Adjustment Committee a written statement.

**BASIS FOR DECISION**

Reporting I/A Officer J. Bennett reports a letter was found on 11/7/2013, CS1 (Confidential Source) whose name is being withheld for confidential and security purposes, which mention Riley B03069 as being a Gangster Disciple STG (Security Threat Group) member.

CS 2 stated Riley B03069 was the new IC (Institutional Coordinator). According to Gangster Disciple literature an IC is the high ranking leader in charge of the institution.

CS 3 Identified Riley B03069 as being the current IC for the Gangster Disciples STG.

CS 4 stated Riley B03069 had the joint as the IC for the Gangster Disciples STG at Stateville C.C. CS 4 stated Riley B03069 was the IC (Institutional Coordinator) for the Gangster Disciples STG, due to Riley B03069 being the only one left to take the position after other Gangster Disciples STG members were shipped out. CI 4 stated a lot of guys who are Gangster Disciples STG members always go to Riley B03069 to talk with him.

CS 5 Stated he had read an informational kite (letter) that stated "morale was low, communication was down and imposters amongst us" CI 5 stated the kite was authored by Riley B03069.

CS 6 stated whatever leadership rank Riley B03069 had before he was shipped, will still be in play now that Riley B03069 was sent back to Stateville C.C.

The Gangster Disciples STG is an organization that has not been approved to function within I.D.O.C pursuant to 20Ill. Adm. Code 445 and 450.

Riley B03069 is in violation of DR 504a 250 (Security Threat Group or Unauthorized Organizational Activity) by engaging in unauthorized Gangster Disciple STG activity and holding a STG (Security Threat Group) Leadership position within an unauthorized organization (STG) while incarcerated in I.D.O.C.

The Adjustment Committee is satisfied that Riley B03069 did in fact violate the charge cited.

**DISCIPLINARY ACTION** (Consecutive to any priors)

RECOMMENDED

FINAL

--- EXPUNGED ---

Basis for Discipline:

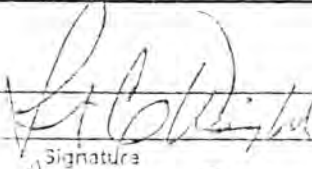
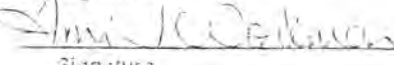
**Signatures**

Hearing Committee

WRIGHT, CLARENCE D. - Chair Person

WORKMAN, AMI J

Recommended Action Approved:

	12/10/13	CLK
Signature	Date	Place
	12/10/13	IND
Signature	Date	Place

Final Comments: N/A



STATE OF ILLINOIS -- DEPARTMENT OF CORRECTIONS

ADJUSTMENT COMMITTEE  
FINAL SUMMARY REPORT

EX-750A

Name: RILEY, WILLIAM

IDOC Number: B03069

Race: BLK

Hearing Date/Time: 12/10/2013 02:00 PM

Living Unit: STA-X-LC-16

Orientation Status: N/A

Incident Number: 201303461/2 - STA

Status: Expunged Final

MICHAEL A MAGANA / LKS 3/5/2014

Chief Administrative Officer

*Michael Magana*  
Signature

03/05/14

Date

The committed person has the right to appeal an adverse decision through the grievance procedure established by Department Rule 504, Subpart F.

*[Signature]*  
Employee Serving Copy to Committed Person

3/25/14 10p - *[Signature]*  
When Served -- Date and Time

## Offender Disciplinary Report

Type of Report:

☒ Disciplinary☐ Investigation

Facility

Date: 06/12/14

Offender Name: Riley, William

ID #: B03069

Observation Date: 06/12/14

Approximate Time: 11:00

Time

Location

SEC 100 (Security Unit)

Offense(s): DR 501:

205 Security Threat Group or Unauthorized Organizational Activity/ 601 to 705 Conspiracy to Commit STG or Unauthorized Organizational Activity

**Observation:** This Disciplinary Report is being issued as a result of an investigation completed on June 11, 2014. On June 3, 2014 Offender Riley, William B03069 was identified by Confidential Source #1, as the current "IC" (Institutional Coordinator) for the Gangster Disciple STG at Stateville. The term "IC" is a term used by the Gangster Disciples STG to describe the highest ranking member at the institutional level or branch (i.e. Stateville CC, Menard CC, etc.), an organization not approved by the Chief Administrative Officer as defined in Department Rule 450.

As defined in previously confiscated documents (unauthorized offender documents known as Gangster Disciple Literature or document of rules in which the Gangster Disciples STG govern their selves by) the Institutional Coordinator is a high ranking member of the institutional level branch of the GD's who is responsible for giving direction to the Unit Coordinators (UC's) and who has ultimate influence over Gangster Disciple activity including offender leadership and membership and any illicit activities conducted by the Gangster Disciples.

CS #1 also identified inmate Riley as ordering other GD affiliates who are housed in the Quarter Units at Stateville CC to start sending care packages or commissary items to the GD members in F House who are currently serving time in Segregation.

Witness(es):

☒ Check if Offender Disciplinary Continuation Page (DOC 0118) is attached to this report additional facts, observations or witnesses.

Reporting Employee (Print Name)	0451	Signature	06/12/2014	Time	<input type="checkbox"/> 1:00 <input checked="" type="checkbox"/> 2:00
---------------------------------	------	-----------	------------	------	---------------------------------------------------------------------------

## Disciplinary Action:

Shift Review: ☐ Temporary Confinement ☐ Investigative Status Reasons:

Printed Name and Badge #

Shift Supervisor's Signature

(For Institution Control, Chief Administrative Officer)

Date

Reviewing Officer's Decision: ☐ Confinement reviewed by Reviewing Officer Comment:

- ☐ Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee  
☐ Minor Infraction, submitted to Program Unit

Print Reviewing Officer's Name and Badge #

Reviewing Officer's Signature

Date

☒ Hearing Investigator's Review Required (Adult Correctional Facility Major Reports Only)

Print Hearing Investigator's Name and Badge #

Hearing Investigator's Signature

Date

## Procedures Applicable to all Hearings on Investigative and Disciplinary Reports

You have the right to appear and present a written or oral statement in explanation and defense of the charges. You may present relevant physical evidence such as records or documents.

## Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports

You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned during your hearing. You must indicate in advance of the hearing the witnesses you wish to interview and, if necessary, what they could testify to during the hearing and the appropriate place on the form to indicate if you wish to interview them. You may have staff assistance prior to the hearing to prepare a list of witnesses and a list of questions to ask them. You may have staff assistance during your hearing.

☒ Check if offender refused to sign

Offender's Signature

Reporting Employee (Print Name)

Badge #

Date Served

Time Served

Signature

☐ I hereby agree to waive 24-hour advance notice prior to the disciplinary hearing.

(Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing)

Type of Report

Offender's Name

Print name of the offender and the name of the institution or program unit where the offender is currently housed. (Do not include the offender's name if the offender is currently housed in a program unit.)

Witnesses and their statements should be attached to this report. (Do not include the offender's name if the offender is currently housed in a program unit.)



## Offender Disciplinary Continuation Page

Stateville CC  
Facility
☐ Disciplinary Report    ☐ Investigative Report    ☐ Disciplinary Summary    ☐ Adjustment Committee Summary

Report/Incident Date: 06/13/14

Incident # at facility: 1-1-1

## Offender Information:

Offender Name: Riley, William

ID #: B03069

Confidential Source#2 states that inmate Riley continues to be the Institutional Coordinator even though he was placed in Administrative Detention because per Gangster Disciple Laws, Riley will remain the IC since he is still at Stateville. CS#2 identified inmate Riley as attempting to become a "BM" (Board Member) however inmate Riley's position has not yet been verified/confirmed at the facility level by the Gangster Disciple Membership.

Confidential Source#3 identified inmate Riley, even though he is in Administrative Detention, as the current Institutional Coordinator for the Gangster Disciple STG at Stateville CC. CS#3 states that inmate Riley will continue to hold the IC position until he is either removed from the facility or a BM (Board Member) removes him from that position.

Per OTS inmate Riley is a validated member and a validated leader of the Gangster Disciple STG.

Three Confidential Sources (names being withheld due for their safety and security and the safety and security of the institution) identified inmate Riley as the current Institutional Coordinator for the Gangster Disciple STG at Stateville.

Information obtained from Confidential Sources positively identifies Riley as holding the leadership position of Institutional Coordinator for the GD STG at Stateville. Inmate Riley is actively participating / conspiring in Security Threat Group and Unauthorized Organizational Activity. Riley is doing this by, as a matter of holding the Institutional Coordinator position and directing / authorizing others to engage in unauthorized organizational activities, meetings, etc. The Illinois Department of Corrections does not tolerate STG or Unauthorized Organizational Activities. Riley's participation in the Gangster Disciple as Institutional Coordinator violates DR 504 and his participation and influence within an unauthorized organization also violates DR 450.

According to Illinois Compiled Statutes 710 ILCS 5/3-2.2 (r-10), it is the power and duty of the Illinois Department of Corrections to adhere to the following:

"To systematically and routinely identify with respect to each street gang active within the correctional system; (1) each active gang; (2) every existing inter-gang affiliation or alliance; and (3) the current leaders in each gang. The Department shall promptly SEGREGATE LEADERS from inmates who belong to their gangs and allied gangs. 'Segregate' means no physical contact and, to the extent possible under the conditions and space available at the correctional facility, prohibition of visual and sound communication. For the purposes of this paragraph (r-10) 'leaders' means person who:

- (i) are members of a street gang;
- (ii) with respect to other individuals within the street gang, occupy a position of organizer, supervisor, or other position of management or leadership; and
- (iii) are actively and personally engaged in directing, ordering, authorizing, or requesting commission of criminal acts by others, which are punishable as a felony, in furtherance of street gang related activity both within and outside of the Department of Corrections."

Riley, William B03069 was identified by Institutional Groupings.

Names and identities of Confidential Sources are being withheld for safety and security reasons. All documentation pertaining to this investigation is on file and available to the Adjustment Committee for review upon request.

STATE OF ILL. JAILS -- DEPARTMENT OF CORRECTIONS  
ADJUSTMENT COMMITTEE  
FINAL SUMMARY REPORT

EX # 52

Name: RILEY, WILLIAM IDCC Number: B03069 Race: BLK  
Hearing Date/Time: 6/17/2014 08:34 AM Living Unit: PON-NA-02-30 Orientation Status: N/A  
Incident Number: 201401797/1 - GTA Status: Final

Date	Ticket #	Incident Officer	Location	Time
6/13/2014	201401797/1-STA	SHAW, JOEL S	INTERNAL AFFAIRS	11:00 AM
Offense	Violation	Final Result		
601. Conspiracy/205	Gang Or Unauthorized Organization Activity	Guilty		
Witness Type	Witness ID	Witness Name	Witness Status	

No Witness Requested

**RECORD OF PROCEEDINGS**

Inmate Riley B03069 is present and OR is read. Inmate Riley B03069 pleads not guilty and states he has been in the HCU since April and was previously in Administrative Detention status since November.

**BASIS FOR DECISION**

R/O reflects this disciplinary report is being issued as a result of an investigation completed on June 11 2014. On June 3 2014 Inmate Riley B03069 was identified by Confidential Source #1 as the current IC (Institutional Coordinator) for the Gangster Disciple STG at Stateville CC.

The term IC is a term used by the Gangster Disciple STG to describe the highest ranking member at the institutional level or branch, an organization not approved by the Chief Administrative Officer as defined in Department Rule 450. Confidential Source #1 identified Riley B03069 as ordering other GD affiliates who are housed in Quarter Units at Stateville CC to start sending care packages or commissary items to the GD members in F house who are currently in segregation.

Confidential Source #2 states that Riley continues to be the Institutional Coordinator even though he was placed in Administrative Detention because per GD laws, Riley will remain the IC since he is still at Stateville.

Confidential Source #3 identified Riley as the IC for the GD's even though he was in Administrative Detention. Riley will continue to hold the IC position until he is either removed from the facility or a Board Member removes him from position. Inmate Riley identified by Institutional Graphics.

The identity of the Confidential Sources are being withheld due to the safety and security reasons, and they are deemed reliable due to their cooperating statements.

The committee is satisfied that inmate Riley B03069 did in fact violate the charge cited.

Calling Witness Would Undermine Authority Or Jeopardize Security

**DISCIPLINARY ACTION** (Consecutive to any prior)**RECOMMENDED**

1 Year CGrade  
1 Year Segregation  
1 Year Commissary Restriction  
6 Months Contact Visits Restriction

Basis for Discipline: NATURE OF OFFENSE

**FINAL**

1 Year CGrade  
1 Year Segregation  
1 Year Commissary Restriction  
6 Months Contact Visits Restriction

**Signatures****Hearing Committee**

BEST, CHARLES F - Chair Person

MANSFIELD, DAVID L

Recommended Action Approved

<i>Charles F. Best</i>	6/17/14	BLK
Signature	Date	Race
<i>David L. Mansfield</i>	6/17/14	WHI
Signature	Date	Race

Final Comments: N/A



STATE OF ILLINOIS -- DEPARTMENT OF CORRECTIONS  
ADJUSTMENT COMMITTEE  
FINAL SUMMARY REPORT *EX 452A*

Name: RILEY, WILLIAM  
Hearing Date/Time: 6/17/2014 08:34 AM  
Incident Number: 201401737/1 - STA

IDOC Number: B03069  
Living Unit: PON-NA-02-30  
Status: Final

Race: BLK  
Orientation Status: N/A

TARRY D WILLIAMS / VPC 6/20/2014

Chief Administrative Officer

*T. Williams*

Signature

*6/20/14*

Date

The committed person has the right to appeal an adverse decision through the grievance procedure established by Department Rule 504: Subpart F.

*[Signature]*  
Employee Serving Copy to Committed Person

*7/2/14 10:20/AM*  
When Served -- Date and Time

ILLINOIS DEPARTMENT OF CORRECTIONS

Ex # 53

**Offender Disciplinary Report**

Stateville C.C.  
Facility

Date 10/19/15

**Type of Report:**  
☒ Disciplinary    ☐ Investigative

Offender Name: RILEY, WILLIAM    ID #: 103069

Observation Date: 10/19/15    Approximate Time: 11:30    ☐ a.m.    ☐ p.m.    Location: Unit X-Bulpen

Offense(s): DR 504: 2nd Security Threat Camp (a Unsanitized Organizational Activity)

**Observation:** (NOTE: Each offense identified above must be substantiated.) On the above date this R.I. along with Intelligence officer J. Shaw was searching the excess correspondence boxes of RILEY B03069 in the Bulpen of Unit X. RILEY was present during the search of the 13 boxes. All the seals were unbroken prior to the search of the boxes. During the search of one of the boxes, two STG related papers were recovered. After reading the paperwork, it was deemed to be indicative of the Gangster Disciple (GD) STG. One of the pages was titled: AWARENESS, PREPAREDNESS; these titles are sections of the "NEW CONCEPT", a teaching used by members of the GD STG.

The pages contained common GD references: "Those who believe in the Six Principles of Growth and Development." The Six Principles refer to Love, Life, Loyalty, Knowledge, Wisdom, and Understanding, principles in which members of the GD STG abide by.

RILEY admitted ownership of the STG related paperwork, when asked by this R.I.

Per OTS RILEY is a validated member of the Gangster Disciple STG.

RILEY was identified by Institutional Graphics. The original paperwork can be viewed at the request of the Adjustment committee.

Witness(es): Officer J. Shaw #9853

☒ Check if Offender Disciplinary Continuation Page DOC 9318 is attached to describe additional facts, observations or witnesses.

**Reporting Employee (Print Name)** J. Clements    **Badge #** 2805    **Signature** [Signature]    **Date** 10/19/15    **Time** 1:10    ☐ a.m.    ☐ p.m.

**Disciplinary Action:**

**Shift Review:** ☐ Temporary Confinement    ☐ Investigative Status    **Reasons:** \_\_\_\_\_

**Printed Name and Badge #** \_\_\_\_\_    **Shift Supervisor's Signature** \_\_\_\_\_    **Date** \_\_\_\_\_  
(For Transition Centers, Chief Administrative Officer)

**Reviewing Officer's Decision:** ☐ Confinement reviewed by Reviewing Officer    **Comment:** \_\_\_\_\_

☐ Major Infraction, submitted for Hearing Investigator, if necessary and to Adjustment Committee.

☐ Minor Infraction, submitted to Program Unit.

**Print Reviewing Officer's Name and Badge #** \_\_\_\_\_    **Reviewing Officer's Signature** \_\_\_\_\_    **Date** \_\_\_\_\_

☐ **Hearing Investigator's Review Required** (Adult Correctional Facility Major Reports Only)

**Print Hearing Investigator's Name and Badge #** \_\_\_\_\_    **Hearing Investigator's Signature** \_\_\_\_\_    **Date** \_\_\_\_\_

**Procedures Applicable to all Hearings on Investigative and Disciplinary Reports**

You have the right to appear and present a written or oral statement or explanation concerning the charges. You may present relevant physical material such as records or documents.

**Procedures Applicable to Hearings Conducted by the Adjustment Committee on Disciplinary Reports**

You may ask that witnesses be interviewed and, if necessary and relevant, they may be called to testify during your hearing. You may ask that witnesses be questioned along lines you suggest. You must indicate in advance of the hearing the witnesses you wish to have interviewed and specify what they could testify to by filling out the appropriate space on this form, tearing it off, and returning it to the Adjustment Committee. You may have staff assistance if you are unable to prepare a defense. You may request a reasonable extension of time to prepare for your hearing.

☐ Check if offender refused to sign

Offender's Signature \_\_\_\_\_

ID# \_\_\_\_\_

Serving Employee (Print Name) \_\_\_\_\_

Badge # \_\_\_\_\_

Signature \_\_\_\_\_

Date Served \_\_\_\_\_

Time Served \_\_\_\_\_

☐ a.m.  
☐ p.m.

☐ I hereby agree to waive 24-hour notice of charges prior to the disciplinary hearing.

Investigator's Signature \_\_\_\_\_

ID# \_\_\_\_\_

(Detach and Return to the Adjustment Committee or Program Unit Prior to the Hearing)

Date of Disciplinary Report \_\_\_\_\_

Print offender's name \_\_\_\_\_

ID# \_\_\_\_\_

I am requesting that the Adjustment Committee or Program Unit consider calling the following witnesses regarding the Disciplinary Report



## STATE OF ILLINOIS - DEPARTMENT OF CORRECTIONS

ADJUSTMENT COMMITTEE  
FINAL SUMMARY REPORT

Ex. # 54

Name: RILEY, WILLIAM

IDOC Number: B03069

Race: BLK

Hearing Date/Time: 10/27/2015 03:45 AM

Living Unit: STA-X-UC-02

Orientation Status: N/A

Incident Number: 201503044/1 - STA

Status: Final

Date	Ticket #	Incident Officer	Location	Time
10/19/2015	201503044/1-STA	CLEMENTS, JOSHUA J	X-HOUSE	11:30 AM

Offense	Violation	Final Result	
205	Gang Or Unauthorized Organization Activity	Guilty	
Witness Type	Witness ID	Witness Name	Witness Status

No Witness Requested

## RECORD OF PROCEEDINGS

Inmate Riley B03069 present and DR read. Inmate Riley B03069 pleads not guilty and states 2 of his legal boxes are cardboard and they were not sealed. I.A. planted everything that was found in his box. I am not a active GD.

## BASIS FOR DECISION

R/O reflects upon search of inmate Riley B03069 excess correspondence boxes 2 STG related papers were found. Shakedown records reflects 2 STG related documents were taken from inmate Riley B03069 correspondence boxes on 10/19/15.

Inmate Riley B03069 identified by Institutional Graphics.

The committee reviewed the documents and they were STG in nature.

The committee is satisfied that inmate Riley B03069 did in fact violate the charge cited.

## DISCIPLINARY ACTION (Consecutive to any prior)

## RECOMMENDED

1 Year CGrade  
1 Year Segregation  
Transfer (Disciplinary)  
1 Year Commissary Restriction  
6 Months Contact Visits Restriction

Basis for Discipline: NATURE OF OFFENSE

## FINAL

1 Year CGrade  
1 Year Segregation  
Transfer (Disciplinary)  
1 Year Commissary Restriction  
6 Months Contact Visits Restriction


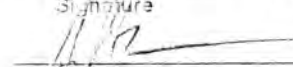
## Signatures

## Hearing Committee

BEST, CHARLES F - Chair Person

HOSSELTON, JILL E

Recommended Action Approved

	10/27/15	BLK
Signature	Date	Race
	10/27/15	WHI
Signature	Date	Race

Final Comments: N/A

STATE OF ILLINOIS -- DEPARTMENT OF CORRECTIONS  
ADJUSTMENT COMMITTEE *Ex #54A*  
FINAL SUMMARY REPORT

Name: RILEY, WILLIAM

IDOC Number: B03069

Race: BLK

Hearing Date/Time: 10/27/2015 10:34:43 AM

Living Unit: STA-X-UC-02

Orientation Status: N/A

Incident Number: 201503044/1 - STA

Status: Final

NICHOLAS R LAMB / NRL 10/23/2015

10/23/15

Chief Administrative Officer

Signature

Date

The committed person has the right to appeal an adverse decision through the grievance procedure established by Department Rule 504, Subpart F.

Employee Serving Copy to Committed Person

*10/30/15 11:24 AM*  
When Served -- Date and Time



COUNTY OF WILL

EX. 700

Declaration/Affidavit of  
William D. Riley EL

I, William D. Riley EL declare and depose after first being duly sworn under oath and advised of the penalty of perjury, state that the following declaration is truthful and accurate to the best of my memory, knowledge, and belief, in that:

I, William D. Riley EL am a man, upright, standing squarely upon universal principles, who's character is governed by integrity and dignity. I am tired of being harassed and my constitutional rights violated by way of intimidation and threats of disciplinary reports of disobeying a direct order / impeding a investigation for enforcing my constitutional rights. Since it is apparent that the "Department of Corrections" will continue to harass individuals for their past association. I find it necessary, and just, to set the record straight. I am not a "Streetgang Member" or "Gang Member". I am not a member of the Gangster Disciples - "G.D.", to be more specific. I hold no rank, nor do I have any knowledge of the inner workings of the Gangster Disciples, or any other gang for that matter. I have not, will not, and do not engage in any gang-related criminal activity. Since all "Streetgangs" have been declared "Home Crown Terrorist Groups" under the "Patriot Act", and that "Streetgang Members" are subject to be indicted and tried under the "continuing criminal enterprise" (C.C.E.) and the "State and Federal RICO Acts", I do not have to answer any questions. I have a constitutional right to Not-Self-Incriminate

~~EXHIBIT~~ EX. # 35A

myself, because anything said can and will be used against me. I AM guaranteed my right to the Fifth Amendment. So, I do not wish to talk to your staff or be interviewed by your internal affairs department. In the event I AM called to internal affairs for an interview, I wish to exercise the 5<sup>th</sup>, fifth Amendment of the United States Constitution, in that I wish to remain silent until such time that an Attorney of my choice is present. I would also like to give "JUDICIAL NOTICE", to whom necessary, that I am protected by the 5<sup>th</sup> and 14<sup>th</sup> Amendments of the United States Constitution, and pursuant to Articles 2, 6, and 8, of the Illinois Constitution, against self incrimination. I also give "JUDICIAL NOTICE" that ANY violation of my U.S. Constitutional rights or retaliation for the exercise of those rights will result in a Civil Rights lawsuit, whether it be harassing my family, placing me in segregation, bogus disciplinary reports, or transferring me to another facility to create a hardship on my family will be addressed appropriately.

Further I saith Not

Under penalties as provided by law pursuant to 735 ILCS 5/1-107, the undersigned certifies the declarations set forth in this instrument are true and correct.

Subscribed and sworn to before me

1/31/2016 William S. [Signature]

Subscribed and sworn to before me  
this 11<sup>th</sup> day of July 2016

[Signature]



TO: ATTORNEY GENERAL  
STATE OF ILLINOIS DEPT. OF CORRECTIONS  
"IDOC FILE #303067"  
"IDOC DIRECTOR"  
"STATEVILLE A/W OPERATIONS"  
"IDOC INTERNAL AFFAIRS SPRINGFIELD"  
"IDOC INTERNAL AFFAIRS STATEVILLE"

NON TERROR TREAT GROUP - NON ENEMY COMBATANT -  
NON DOMESTIC TERRORIST - NON GANG MEMBERSHIP

" Indeed no more than (affidavit) is necessary to make the prima facie case". United States v. Kis, 658 F.2nd 526, 536 (7th Cir. 1981); Cert. Denied 50 U.S.L.W. 2189; Sup. Ct., March 22, 1982.

I AFFIRM THAT, I am a active member of the constitutionally created Mens Iegia / Religious Organization incorporated styled "Jewish Science Temple of America".

I AFFIRM THAT, my "religion" is "Islamism", I follow the teachings of the Holy Quran, the Holy Prophet, and in a Muslim under the living laws of the Holy Quran of the Holy Prophet, Science, Peace, Liberty, Truth, Peace, Freedom and Justice.

EX-156A

I AFFIRM THAT, Affiant WILLIAM-DARRELL; RILEY-EE, is NOT now acting and has NOT in the past / ( ) years acted with the intent to exact revenge or retribution for any "Gang, Terror Treat Group, Enemy Combatant, Domestic Terrorist's" or any member of any "Gang, Terror Treat Group, Enemy Combatant, Domestic Terrorist's."

I AFFIRM THAT, Affiant WILLIAM-DARRELL; RILEY-EE, is NOT now acting and has NOT in the past / ( ) years acted with the intent to obstruct justice, or intimidate or eliminate any witness against any "Gang, Terror Treat Group, Enemy Combatant, Domestic Terrorist's" or any member of any "Gang, Terror Treat Group, Enemy Combatant, Domestic Terrorist's."

I AFFIRM THAT, any such records, claims, presumptions, assumptions, etc., that I Affiant, WILLIAM-DARRELL; RILEY-EE, am a active member, or affiliate of any Organized Street Gang, Domestic Terrorist, Terror Treat Group, or Enemy Combatant (or any other organization that promotes such acts, or calls itself by any other name by its membership or the government, whom have deemed these groups to be unconstitutional, etc.,) that willfully work confusion, corruption, and chaos in the public and private sectors of society are hereby and hereinafter disavowed, disclaimed, abegated, and rebutted.

I AFFIRM THAT, as a active member of the Moorish Science Temple of America, and in conjunction with the Moorish Divine Constitution and By-Laws ACT 6, I am bound by Divine Law to proclaim my Nationality and to teach my people their Nationality and Divine Creed, and thru this great missionary work I am to aid my people in repenting from their sinful ways and that they should be redeemed in accord with the religious aims of the Moorish Science Temple of America Inc.

I AFFIRM THAT, Affiant WILLIAM-DARRELL; RILEY-EE, further sayeth not.



Ex - 143

## PERJURY JURAT

Pursuant to Title 28, United States Code, Section 1745 (1) and executed "without the United States". I affirm under penalty of perjury that the foregoing is true, correct, and complete to the best of my knowledge and belief, and further Affiant saith not. I now affix my signature and official seal to all the above Affirmations with explicit reservation of all my unalienable rights, without prejudice to any of these rights, pursuant to the before Constitution for the United States of America, 1774.

Respectfully submitted,

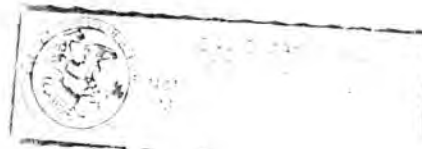
*(without Prejudice MCC 1-207/1-308)*

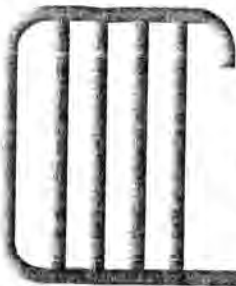
William Darnell; Klay-Ed Principal, by Special Appearance,  
in propria persona, proceeding sui juris, with assistance special.  
Subscribed, sealed, and affirmed to this 14 day of December 2015.

## ACKNOWLEDGMENT

SUBSCRIBE AND SWORN TO before me this 14th day of December,  
2015, a Notary Public Commissioned by the Secretary of the State  
of Illinois, of the above said state and county, that the above  
mentioned natural person personally appeared and know to be the  
same whose name is subscribed to the above within this  
instrument and is acknowledged to be the same.

David H. H. H. H.  
Notary Public  
My Commission Expires: October 26, 2017





Illinois  
Department of  
Corrections

BRUCE RAUNER  
Governor

DONALD STOLWORTHY  
Director

1301 Concordia Court / P.O. Box 19277 / Springfield IL 62794-9277 / Telephone: (217) 558-2200 / TDD: (800) 526-0844

May 21, 2015

William Riley  
Register No. B03069  
Pontiac Correctional Center

Dear Mr. Riley:

This is in response to your grievance received on August 7, 2014, regarding a disciplinary report dated June 13, 2014, which was alleged to have occurred at Stateville Correctional Center. This office has determined the issue will be addressed without a formal hearing.

Offender Riley grieves in summary the disciplinary report dated June 13, 2014 for Conspiracy/Gang or Unauthorized Organizational Activity. He states that a previous disciplinary report written for the same charge was expunged 6 months prior. He states he is not a gang leader and has not engaged in any gang activity. He grieves Internal Affairs staff have used the same information from the previous disciplinary report.

This office has reviewed the disciplinary report, 201401797, written by J. Shaw, citing you for the offenses of 601.205-Conspiracy/Gang or Unauthorized Organization Activity. A review of the Adjustment Committee summary indicates you were found guilty of 601.205. Recommended discipline was: 1 year C-grade, 1 year Segregation, 1 year Commissary Restriction, 6 months Contact Visits Restriction. The Chief Administrative Officer concurred with the recommendation on June 20, 2014.

It is noted Offender Riley requested the CS#1 as a witness. This was denied by the Adjustment Committee indicating calling this witness would undermine authority or jeopardize security. The report written by Internal Affairs staff following the completion of an investigation indicates information was provided to them on June 3, 2014.

Based on a total review of all available information and a compliance check of the procedural due process safeguards outlined in DR504, this office is reasonably satisfied the offender committed the offenses and recommends the grievance be denied.

FOR THE BOARD:

Sarah Johnson  
Administrative Review Board  
Office of Inmate Issues

CONCURRED:

Donald Stolworthy  
Director

TA  
6/9/15

cc: Warden, Pontiac Correctional Center  
William Riley, Register No. B03069



10/23/05

I'm submitting the following documents on my behalf to state for the record my status. I AM "NOT" A self-admitted Gangster Disciple. I AM, A Moorish American Moslem, A MEMBER OF THE Moorish Science Temple of America. I have BEEN such for the past (10) ten years. I do NOT Engage in ANY criminal-gang activity. The ticket used to place me in AD was expunged. See Attached Exhibit #26#2c. I'm also submitting a "Affidavit of Truth, AND A" Declaration signed AND Notarized by me establishing what my status is. AND I submit this AS EVIDENCE on my behalf. I thank You in Advance.

Sincerely

William D. Riley EL



EX 159



**Illinois**  
Department of  
**Corrections**

**Pat Quinn**  
Governor

**S. A. Godinez**  
Director

**Pontiac Correctional Center**  
700 W. Lincoln Street, P.O. Box 99  
Pontiac, IL 61764

**Telephone: (815) 842-2816**  
**TDD: (800) 526-0844**

**PONTIAC CORRECTIONAL CENTER**  
**Wardens memo**

**DATE:** June 23, 2014  
**TO:** Administration Detention Offenders  
**FROM:** Randy Pfister, Warden  
Pontiac Correctional Center

**SUBJECT:** Administration Detention Placement – EFFECTIVE JULY 1, 2014

- Administrative detention shall consist of three phases with Phase I being the most restrictive and Phase III being the least restrictive. Offenders shall be afforded privileges in accordance with Phase I upon initial placement.
- Offenders shall be subject to double celling. Double celling shall only occur after an Offender Special Placement Double Cell Assessment, DOC 0303, has been completed and approved in accordance with Administrative Directive 05.03.107.
- Placement reviews, recommendations and decisions shall be guided in accordance with the considerations set forth in 20 Ill. Adm. Code 504.660(b), and shall be documented on the DOC 0417. The placement review, recommendation and decision shall consider, at minimum:
  1. Offender disciplinary reports;
  2. Initial administrative detention placement documents;
  3. An offender summary, prepared by the Intelligence Unit, documenting any updates or developments to intelligence information related to the safety and security of the facility;
  4. Mental health evaluations; and
  5. Offender oral or written statements, if provided.



39A

- The Committee shall meet at least once every 90 days, or sooner if deemed appropriate, to conduct a review of each offender placed in administrative detention to determine if continued placement is appropriate. The Committee shall afford the offender the opportunity to appear in-person before the Committee at six-month intervals during the time of one of the 90-day reviews.
- The offender shall be afforded the opportunity to appear at the placement hearing to provide oral or written statements relevant to his or her administrative detention placement and to present relevant documents.
- Offenders placed in administrative detention may request basic educational materials in the form of worksheets and workbooks from the library or Educational Facility Administrator.

Privilege	Phase I	Phase II	Phase III
<b>Recreation / Yard</b>	Five hours per week (minimum)	Six hours per week (minimum)	Six hours per week (minimum)
<b>Visits</b>	Two 1-hour visits per month (non-contact), 1 visit on weekend or holiday	Three 2 hour visits per month (non-contact). 1 visits on weekend or holiday	Five 2-hour visits per month (with Meet & Greet as security measures allow). 3 visits on weekend or holiday.
<b>Telephone</b>	One 30-minute phone call per month	Two 30-minute phone calls per month	One 30-minute phone calls per week
<b>Property</b>	Permitted property with no food items	Permitted property with food items	Permitted property with food items
<b>Commissary</b>	By Grade Two shop per month - \$40 max.; basic hygiene and correspondence items	By Grade Two shop per month - \$40 max.; basic hygiene and correspondence items only	By Grade Two shop per month - \$60 max.; basic hygiene and correspondence items
<b>Housing Assignments</b>	Subject to Double Celling (with other Phase I offenders only)	Subject to Double Celling (with other Phase II offenders only)	Subject to Double Celling (with other Phase III offenders only)
<b>Showers</b>	Two per week (Ten minutes minimum)	Three per week (Ten minutes minimum)	Three per week (Ten minutes minimum)

Warden Randy Pfister

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1182

State of Illinois - Department of Corrections  
Counseling Summary

Ex #60

IDOC #	B03069	Counseling Date	06/29/15 12:45:12:583
Offender Name	RILEY, WILLIAM	Type	Personal
Current Admit Date	04/02/2002	Method	Face To Face
MSR Date		Location	PON NORTH ADMINISTRATIVE
HSE/GAL/CELL	NA-02-29	Staff	BROWN, CHAD M., Corrections Clerk III

On 6/25/15 the AD committee completed a face to face review. The committee recommended remain in AD and current Phase.

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1	Brush Fine Red Sable Set of 5		12.03
1	Oil Paint Mars Black		1.33
1	Oil Paint Raw Umber		4.63
1	Art Canvas Pad, 18X24. Friction 10/10		24.84
1	Brush Bright Set of 6		12.84
1	Golden Tachyon Fan Brush Set of 3		10.54
1	Filbert Brush Set 52, 0, 1, 2, 4		7.07
1	Brush Filbert Set of 6		15.40
1	Canvas Panel - 18X24		3.87
1	Sargent Artistic Set of 12		6.36
1	Reeves Oil Set of 12		3.05
1	Red Sable Flat 328 Brush		12.58
1	Brush Round 3/8		5.51
2	Canvas Panel - 18X24	2X 3.71	7.52
2	Canvas Panel - 9X12	2X 1.20	2.40
1	Color Pencil Set of 24		4.33
4	Crescent Board 15X22	4X 2.23	8.92
1	Tracing Paper, 11X12"		4.60
2	Eraser, White Pearl 3pk	2X .88	1.76
2	Colorless Pencil Blender	2X .10	2.20
2	Eraser Pentel Twist Erase Pencil 5MM BLK	2X 3.05	6.10
1	Bright 10 Brush Set for Blending		15.62
5	Crescent Board 15X22	5X 2.23	11.15
1	Tupenoid Natural 4oz		6.70
1	Sketchbook 8.5X11		15.17
2	Oil paint Mars black	2X 5.01	10.02
2	Reeves Drawing Pencil Set of 12	2X 13.42	26.84
1	Canvas Panel - 18X24		3.80
1	Sargent Artistic White		21.70
1	Lead Pencil		1.12
1	Brush Set		
1	Canvas Panel		

EX-61A

1 Turpencil Natural 4oz		6.76
1 Bonylls 30 Brush Set for Drawing		15.62
2 Canvas Panel - 12x24	2x5.82	11.64
2 Brush Set 3/4 Oval Wash	2x7.73	15.46
2 Plastic Bottle	2x.79	1.58
1 Turpencil Natural 4oz		6.76
1 Linseed Oil - Weber 4oz Plastic Bottle		6.06
2 Reeves oil set	2x16.84	33.68
1 Linseed Oil - Weber 4oz Plastic Bottle		6.06
1 Color Pencil Set of 3 Skintone		1.51
1 Filbert Brush Set 32 0, 1, 2, 4		7.44
1 Turpencil Natural 4oz		6.76
1 Canvas Panel - 12x24		5.82
3 Canvas Panel	3x1.48	5.74
1 Red Sable Flat S28 Brush		6.30
1 Filbert Brush Set 32 0, 1, 2, 4		7.44
1 Oil paint - Viridian 37ml		6.05
1 Oil paint - Cobalt Blue 37ml		5.20
2 Oil paint - Alizarin Crimson 37ml	2x6.05	12.10
1 Oil paint - Naples Yellow 37ml		12.64
1 Oil paint - Thalo Blue 37ml		5.00
1 Oil paint - Payne's Gray 37ml		5.05
1 Oil paint - Prussian Blue 37ml		6.05
1 Oil paint - Cerulean Blue 37ml		5.05
1 Oil paint - Mars Black		4.05
1 Oil paint - Yellow Ochre 37ml		5.05
1 Oil paint - Raw Sienna 37ml		5.05
1 Oil paint - Raw Umber		
1 Oil paint - French Ultramarine		
1 Oil paint - Permanent Green		
1 Oil paint - Permanent Blue		



Exhibit 7

Ex #61B

1 Oil paint - Sap Green 37ml		5.00
1 Oil paint - Cad Light Red 37ml		6.05
1 Oil paint - Cad Yellow Med. 37ml		6.05
1 Oil paint - Rose Madder 37ml		12.64
1 Oil paint - Burnt Sienna 37ml		5.00
2 <del>Canvas</del> Panel 9x12	2X182	3.64
1 Brush Round 3/8		1.81
2 Red Sable Flat Sz 8 Brush	EX630	12.50
1 Filbert Brush Set Sz 0, 1, 2, 4		7.44
1 Latex Quick Dry		14.22
1 Art Masking Fluid		15.30
1 Oil paint - Titanium White		13.55
1 Brush Round Set w/0, 1, 4		5.48
2 Red Sable Flat Sz 8 Brush		12.60
1 Art Canvas Pad, 12x16, Fredrix, 10/sht		14.86
1 Oil paint - Sap Green		6.67
1 Oil paint - Naples Yellow Hue 37ml		12.64
1 Brush Flat 4		7.18
1 Oil paint - Burnt Sienna 37ml		6.05
1 Brush Flat #6 (Bristle)		3.10
1 Art Canvas Pad, 18x24, Fredrix, 10/sht		32.22
1 Brush - Flat Size 8 (Bristle)		14.62
1 Brush - Bright #8 (Oil/Acrylic)		7.27
1 Oil paint - Chromium Oxide Green 37ml		16.01
1 Reeves Drawing Pencil Set of 12		5.10
1 Oil paint - Titanium White		5.00
1 Brush water color #12		1.24
1 Brush Milder White 3/8		1.24
1 Lead Re-Fill .07		1.30
1 Drawing Pencil, 3/4		1.10
1 Drawing Pencil, 1/2		1.10

2 Eraser-Pental Twist Erase Pencil 5MM BLK	2X5.39	10.78
1 Art Maxi Sketch Pad, 10X10, 30#, 50/4		17.94
1 Art Eraser, Gray Design Knotted Rubber		1.39
1 Fine Point Color Pen Set		6.59
		(= 35.70)

Total \$ 304.34

(Missing Property)

Clothing

2 Adidas Basketball Shoe Floaters	2X53.13	106.26
1 Reebok Runner Himara		52.38
1 Terry Bathrobe		33.44
1 Watch, Casio F-533		30.75
1 Reebok Kobo II		13.25
1 Lined Jackets, 2XL-5XL		41.80
1 Athletic T-Shirts 2x-3x		11.25
1 Boxer Brief, 2x		7.50
2 Laundry Bag 24X36	2X4.30	8.60
1 Boxer Brief, 1X		6.88
1 Sweat Shirt, 3x		11.88
1 Towel, Bath		5.88
1 Pajamas 5X		17.50
1 Sweatpants, 6X		20.25
1 Sweat Shirt, 5X		15.20
1 Crew T-shirt, 5X-6X		12.63
1 Thermal Pants 10-30-6X		8.75
1 Thermal Shirt 10-30-6X		7.75
1 Thermal Socks, 10-30-6X		1.00



1	Ear Warmer		2.19
1	Gym Shorts Mesh 32 2x3x4x		14.78
2	Towel Bath	2x688	13.76
2	Laundry Bag 24x36	2x468	7.36
1	Gloves, Brown Unlined		1.25
(Missing Property)			
Electronic's			
Total			507.80

1	CT TV L13 NS Flat SCREEN TV		214.19
1	Lamp		10.63
1	TRIMMER, BEARD, CONAIR		17.37
1	RAZOR - Wahl TRIMMER		14.91
1	Sony Digital Am/Fm/Cassette Walkman		57.51
1	Norelco Beard TRIMMER CLEAR		21.44
1	JVC Gummy Plus Earbuds		9.29
1	Headphone Ext, 6ft		2.25
2	Cable Co-Ax 6ft, FEE-6	2x211	4.96
1	Cable Co-Ax 3ft, FEE-6		2.17
1	Right Angle Adapter For TV 3pk		3.75
1	Connector, Double Female "F", F31		3.31
1	Extension Cord		2.04
1	Headphone Ext, 6ft		2.25
1	Splitter, Co Ax 2 Set Cps-2		1.28
1	Cable Co-Ax 3ft, FEE-6		2.17
1	Connector Double Female "F", F31		3.31
1	True Frequency Plus Earbuds		2.17
1	Ap. 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100. 101. 102. 103. 104. 105. 106. 107. 108. 109. 110. 111. 112. 113. 114. 115. 116. 117. 118. 119. 120. 121. 122. 123. 124. 125. 126. 127. 128. 129. 130. 131. 132. 133. 134. 135. 136. 137. 138. 139. 140. 141. 142. 143. 144. 145. 146. 147. 148. 149. 150. 151. 152. 153. 154. 155. 156. 157. 158. 159. 160. 161. 162. 163. 164. 165. 166. 167. 168. 169. 170. 171. 172. 173. 174. 175. 176. 177. 178. 179. 180. 181. 182. 183. 184. 185. 186. 187. 188. 189. 190. 191. 192. 193. 194. 195. 196. 197. 198. 199. 200. 201. 202. 203. 204. 205. 206. 207. 208. 209. 210. 211. 212. 213. 214. 215. 216. 217. 218. 219. 220. 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1183. 1184. 1185. 1186. 1187. 1188. 1189. 1190. 1191. 1192. 1193. 1194. 1195. 1196. 1197. 1198. 1199. 1200. 1201. 1202. 1203. 1204. 1205. 1206. 1207. 1208. 1209. 1210. 1211. 1212. 1213. 1214. 1215. 1216. 1217. 1218. 1219. 1220. 1221. 1222. 1223. 1224. 1225. 1226. 1227. 1228. 1229. 1230. 1231. 1232. 1233. 1234. 1235. 1236. 1237. 1238. 1239. 1240. 1241. 1242. 1243. 1244. 1245. 1246. 1247. 1248. 1249. 1250. 1251. 1252. 1253. 1254. 1255. 1256. 1257. 1258. 1259. 1260. 1261. 1262. 1263. 1264. 1265. 1266. 1267. 1268. 1269. 1270. 1271. 1272. 1273. 1274. 1275. 1276. 1277. 1278. 1279. 1280. 1281. 1282. 1283. 1284. 1285. 1286. 1287. 1288. 1289. 1290. 1291. 1292. 1293. 1294. 1295. 1296. 1297. 1298. 1299. 1300. 1301. 1302. 1303. 1304. 1305. 1306. 1307. 1308. 1309. 1310. 1311. 1312. 1313. 1314. 1315. 1316. 1317. 1318. 1319. 1320. 1321. 1322. 1323. 1324. 1325. 1326. 1327. 1328. 1329. 1330. 1331. 1332. 1333. 1334. 1335. 1336. 1337. 1338. 1339. 1340. 1341. 1342. 1343. 1344. 1345. 1346. 1347. 1348. 1349. 1350. 1351. 1352. 1353. 1354. 1355. 1356. 1357. 1358. 1359. 1360. 1361. 1362. 1363. 1364. 1365. 1366. 1367. 1368. 1369. 1370. 1371. 1372. 1373. 1374. 1375. 1376. 1377. 1378. 1379. 1380. 1381. 1382. 1383. 1384. 1385. 1386. 1387. 1388. 1389. 1390. 1391. 1392. 1393. 1394. 1395. 1396. 1397. 1398. 1399. 1400. 1401. 1402. 1403. 1404. 1405. 1406. 1407. 1408. 1409. 1410. 1411. 1412. 1413. 1414. 1415. 1416. 1417. 1418. 1419. 1420. 1421. 1422. 1423. 1424. 1425. 1426. 1427. 1428. 1429. 1430. 1431. 1432. 1433. 1434. 1435. 1436. 1437. 1438. 1439. 1440. 1441. 1442. 1443. 1444. 1445. 1446. 1447. 1448. 1449. 1450. 1451. 1452. 1453. 1454. 1455. 1456. 1457. 1458. 1459. 1460. 1461. 1462. 1463. 1464. 1465. 1466. 1467. 1468. 1469. 1470. 1471. 1472. 1473. 1474. 1475. 1476. 1477. 1478. 1479. 1480. 1481. 1482. 1483. 1484. 1485. 1486. 1487. 1488. 1489. 1490. 1491. 1492. 1493. 1494. 1495. 1496. 1497. 1498. 1499. 1500. 1501. 1502. 1503. 1504. 1505. 1506. 1507. 1508. 1509. 1510. 1511. 1512. 1513. 1514. 1515. 1516. 1517. 1518. 1519. 1520. 1521. 1522. 1523. 1524. 1525. 1526. 1527. 1528. 1529. 1530. 1531. 1532. 1533. 1534. 1535. 1536. 1537. 1538. 1539. 1540. 1541. 1542. 1543. 1544. 1545. 1546. 1547. 1548. 1549. 1550. 1551. 1552. 1553. 1554. 1555. 1556. 1557. 1558. 1559. 1560. 1561. 1562. 1563. 1564. 1565. 1566. 1567. 1568. 1569. 1570. 1571. 1572. 1573. 1574. 1575. 1576. 1577. 1578. 1579. 1580. 1581. 1582. 1583. 1584. 1585. 1586. 1587. 1588. 1589. 1590. 1591. 1592. 1593. 1594. 1595. 1596. 1597. 1598. 1599. 1600. 1601. 1602. 1603. 1604. 1605. 1606. 1607. 1608. 1609. 1610. 1611. 1612. 1613. 1614. 1615. 1616. 1617. 1618. 1619. 1620. 1621. 1622. 1623. 1624. 1625. 1626. 1627. 1628. 1629. 1630. 1631. 1632. 1633. 1634. 1635. 1636. 1637. 1638. 1639. 1640. 1641. 1642. 1643. 1644. 1645. 1646. 1647. 1648. 1649. 1650. 1651. 1652. 1653. 1654. 1655. 1656. 1657. 1658. 1659. 1660. 1661. 1662. 1663. 1664. 1665. 1666. 1667. 1668. 1669. 1670. 1671. 1672. 1673. 1674. 1675. 1676. 1677. 1678. 1679. 1680. 1681. 1682. 1683. 1684. 1685. 1686. 1687. 1688. 1689. 1690. 1691. 1692. 1693. 1694. 1695. 1696. 1697. 1698. 1699. 1700. 1701. 1702. 1703. 1704. 1705. 1706. 1707. 1708. 1709. 1710. 1711. 1712. 1713. 1714. 1715. 1716. 1717. 1718. 1719. 1720. 1721. 1722. 1723. 1724. 1725. 1726. 1727. 1728. 1729. 1730. 1731. 1732. 1733. 1734. 1735. 1736. 1737. 1738. 1739. 1740. 1741. 1742. 1743. 1744. 1745. 1746. 1747. 1748. 1749. 1750. 1751. 1752. 1753. 1754. 1755. 1756. 1757. 1758. 1759. 1760. 1761. 1762. 1763. 1764. 1765. 1766. 1767. 1768. 1769. 1770. 1771. 1772. 1773. 1774. 1775. 1776. 1777. 1778. 1779. 1780. 1781. 1782. 1783. 1784. 1785. 1786. 1787. 1788. 1789. 1790. 1791. 1792. 1793. 1794. 1795. 1796. 1797. 1798. 1799. 1800. 1801. 1802. 1803. 1804. 1805. 1806. 1807. 1808. 1809. 1810. 1811. 1812. 1813. 1814. 1815. 1816. 1817. 1818. 1819. 1820. 1821. 1822. 1823. 1824. 1825. 1826. 1827. 1828. 1829. 1830. 1831. 1832. 1833. 1834. 1835. 1836. 1837. 1838. 1839. 1840. 1841. 1842. 1843. 1844. 1845. 1846. 1847. 1848. 1849. 1850. 185		

1 Handphones, Rcs 1220	21.21
1 Legal Protege 16 Antivirus	21.25
	Total 614.13

Missing Property  
(Food - Cosumel's)

2. Granola Bars	2X 2.38	4.76
1 Granola Cereal		2.50
1 Cnts, Instant		2.31
8 Hot Chili, Refried BEANS w/Rice	8X .88	7.04
2 Little Debbie, Honey Bun	2X 1.61	3.22
1 Natural, Variety Pack & Sugar Free		2.31
4 Refried beans 8oz plain	4X 1.23	4.92
4 Rice, Instant Pre-Cooked 32	4X 1.18	4.72
1 Toothpaste, Colgate Gel 4-2oz		2.19
10 Embossed Envelopes	10X .58	5.80
30 Embossed Envelopes	30X .58	17.40
1 Magic SHAVE For Bald/Heads		4.05
2 ELEMENT2 Dandruff Shampoo 5FL OZ	2X 2.09	4.33
20 Embossed Envelopes	20X .58	11.60
1 Nail Clippers Tse		.85
1 Magic SHAVE CREAM 6oz		4.05
1 ELEMENT2 Dandruff Shampoo 15 FL OZ		2.74
2 Toothpaste, Colgate Gel 4-2oz	2X 2.19	4.38
2 Yucca Stick Pull-On	2X 1.33	3.76
4 Soap, Tooth Spring	4X .80	3.20
4 Soap, Hand 3oz #3	4X .49	2.96
2 Soap, Hand 2oz	2X .49	2.96



LOOK (PLEASE SUPPLEMENT THE FOLLOWING LISTED PROPERTY TO  
 \*NEW GRAND TAY GRIEVANCE, PERTAINING TO MISSING PROPERTY), ALONG WITH AUDIT #  
 \$ 6,502.17 (Missing Property)  
 (Photo's)

Flick ME Inc.	107.00
Extreme Photo Collection	4.00
Bludaman Entertainment	5.00
Mo Music	37.00
MsParade / KC	5.00
South Beach Singles	17.00
Buck Shot Photos	37.00
South Beach Singles	17.00
South Beach Singles	17.00
South Beach Singles	17.00
Fiya Girls	25.00
Mr. Deja Ent.	9.99
TCE Online	13.00
DPG Media Group	10.00
Ashantis Creative Touch	21.37
Ashantis Creative Touch	21.37
Ashantis Creative Touch	21.37
Bad Girl Erotic Inc	33.75
Camel Toe Photo	33.00
Hot Girls Inc.	33.00
Bludaman Entertainment	30.00
New Line Media LLC	35.00
Mo Music Entertainment	32.00
Blackwoods Production	10.00
New Line Media LLC	20.00
Fiya Girls	25.00
MsParade / KC	5.00

2012-2013	15.00
South Beach Singles	67.00
South Beach Singles	17.00
South Beach Singles	17.00
South Beach Singles	12.00
South Beach Singles	15.00
South Beach Singles	66.00
South Beach Singles	50.00
South Beach Singles	50.00
A Creative Touch	50.00
Flex Films	124.35
Remember Me Photo	24.00
New Line Media LLC	17.00
WPE Sports and Recreation	150.00
New Line Media LLC	70.00
South Beach Singles	17.00
L.C. Photos & Art	70.00
101.00	101.00

Missing Society  
Books

7/1/16 1750.00

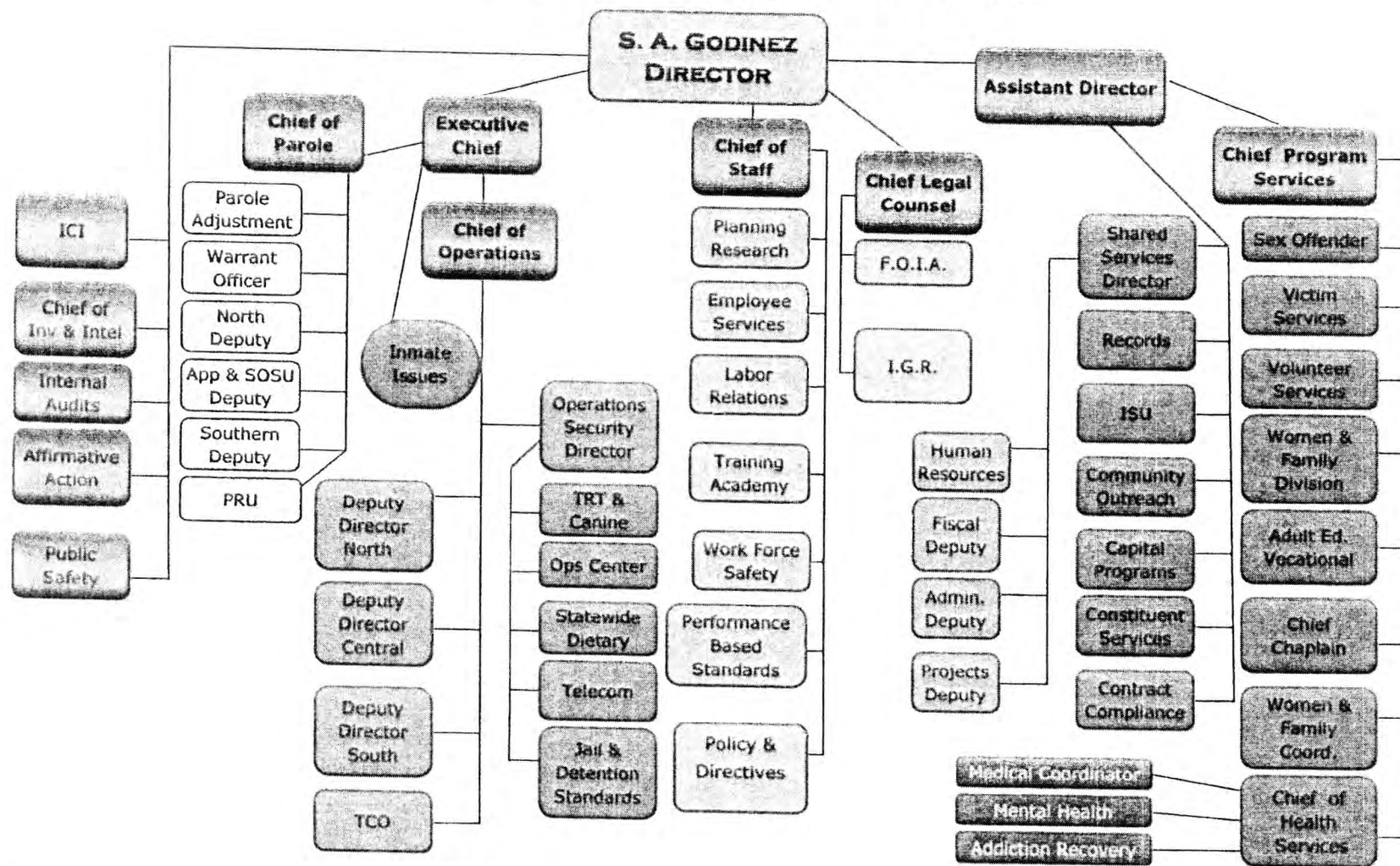
Amos E. Howard Jr. Art Collection	70.00
White Inc.	100.00
Howard, Amos Jr.	24.00
Howard, Amos Jr.	10.00
Howard, Amos Jr.	10.00



EX-61H

American Bulletin	233.00
The American Bulletin	148.00
African World Books	161.76
American Bulletin	258.30
The American Bulletin	25.00
The American Bulletin	115.00
ISA	23.50
African World Books	147.90
Oxford University	4.19
African World Books	122.80
Edward R. Hamilton	95.25
R.V. Bay Publications	149.00
ARBTO Inc.	55.00
Edward R. Hamilton	56.25
Total	2322.29

# Illinois Department of Corrections



Ex 462



72-  
EXHIBIT BACK TO ME. NO MORE IN ANY POSSIBLE

EXHIBIT 94-A



## John Howard Association of Illinois

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### Monitoring Tour of Stateville Correctional Center September 14, 2010

*Summary: Too many responsibilities, not enough resources.*

On September 14, 2010, eight representatives of the John Howard Association of Illinois conducted a monitoring tour of Stateville Correctional Center. Opened in 1925, Stateville contains maximum-security, protective custody, and a medical unit. Stateville also serves as the Northern Reception and Classification Center for Cook and its collar counties. The Northern R&C is tasked with receiving inmates, assessing their risk status and health issues, transporting them to and from court if necessary, and ultimately sending them to an appropriate facility.

Marcus Hardy has been Warden of Stateville for almost one year. Warden Hardy has done a commendable job managing Stateville's multiple functions and working to bring volunteers into Stateville to increase the facility's limited educational and vocational opportunities. However, Warden Harvey's efforts are often hamstrung by the fact that the prison is given too many responsibilities without adequate resources.

#### The Context

To understand current conditions at Stateville, it is necessary to appreciate two significant problems the facility faces.

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Like all of Illinois' prisons, Stateville has long suffered from a lack of resources, but the state's budget crisis has made this problem worse. In recent months, the state has had problems paying vendors who are already contracted to deliver goods and services. This issue affects all aspects of the prison.

One telling example is sanitation. Cockroaches are a chronic problem throughout the prison, according to staff and inmates. When JHA representatives asked Warden Hardy about this issue, he agreed and attributed the problem to the fact that the prison's exterminator has not been able to adequately do his job because the state has repeatedly failed to pay for his services on time.

Stateville's lack of resources is compounded by the fact that it serves as the Northern Reception and Classification Center for all incoming inmates from the northern part of the state, the region that sends the most inmates to IDOC. This operation puts a significant strain on resources that the prison does not possess in abundance. The Northern R&C houses more inmates than Stateville proper—on September 26, the R&C housed 2,036, while Stateville housed 1,584.

Warden Hardy is acutely aware of these problems, but the reality is that there is little either he or the Department of Corrections can do to solve them. As long as the state continues to send record numbers of people to prison, the Department of Corrections has to incarcerate them, regardless of its ability to do so.

Because the budget crisis is hurting all state agencies, it may seem tempting to ignore the situation of our state prisons. That would be a serious mistake. These problems create significant safety concerns for inmates and staff. And of course, poor prison conditions also present a safety risk for the general public, as the overwhelming majority of people who are sent to prison will eventually be released back into society.



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### Medical and Mental Health Care

Medical and correctional staff said the Health Care Unit has significant understaffing problems. For example, there is no permanent Nursing Director.

That position is being filled on a temporary basis by a Wexford Health Sources employee who is not licensed to work as a nurse in Illinois.

Deficits in hours of service are in most instances made up by overtime. Many medical staff are working 64 hours a week or more. This is expensive and can lead to employee burnout and mistakes in care.

Staff said the 32-bed infirmary is nearly always full. Patient-inmates must sometimes be sent back to their cells and treated there to free an infirmary bed for an inmate more in need of it. Meanwhile, the 10-bed infirmary at the Reception and Classification Center is unstaffed and empty.

Staff said they must send some inmates to other institutions for dialysis because Stateville is unable to treat the number of patients requiring it. The physical therapist has yet to see some patient-inmates who made their appointment in 2009.

Patients needing sophisticated care such as orthopedic or gastro-intestinal surgery generally go to the University of Illinois Medical Center. Staff said they are unable to get quick treatment for patient-inmates, however.

Medical staff said that staff shortages similar to those cited above have been the norm at Stateville for at least four years. They said the situation has worsened recently.

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On the positive side, Stateville has its full complement of five authorized physicians and psychiatrists. Medical staff said they expect to hire a psychologist in the foreseeable future, bringing the prison to its full complement of seven.

Mental health services are especially important at Stateville, as 951 inmates are receiving psychiatric care and 532 are receiving psychotropic medication.

*Observations: Stateville's population is aging as many inmates are serving long sentences or life terms. This means they need more medical and mental health care than the typical prison. This need is likely to be magnified in the future as the longer sentences handed down over the past two decades lead to an increasingly elderly prison population.*

*Recommendation: Fully staff Stateville's medical and mental health care staff.*

### **Inmate Mail and Visiting Hours**

Nearly every inmate JHA interviewed reported significant problems with the mail service and visiting hours. It can take as long as three months to receive a letter, and visitors have to wait as long as three hours before they could see a family or loved one, according to some inmates.

While Warden Hardy said it has never taken longer than six-weeks for an inmate to receive a letter, he confirmed that there were delays in mail and visiting. He attributed these problems to a lack of staffing. He also told JHA that since he became Warden, he has made it a priority to decrease these delays.

*Observation: It is taking too long for inmates to receive mail, and visitor are waiting too long before they can see their friend or family member.*

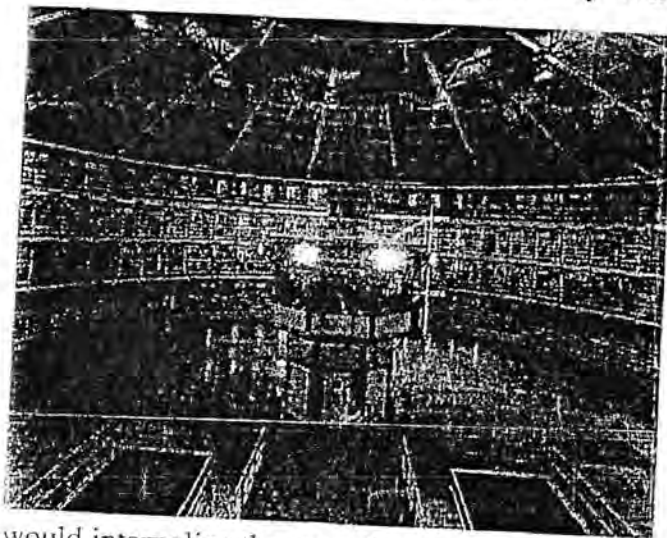


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*Recommendation: Prison administration should continue to work to bring down these delays.*

### F-House

Stateville is home to F-House, the only functioning panopticon left in the United States. The brainchild



of 19th century British philosopher Jeremy Bentham, panopticons have a single center tower with rows of cells circled around it. The purpose of this design was intended to make it easier for one observer to monitor large groups of inmates. Bentham argued that the panopticon would also create "a new mode of obtaining power of mind over mind," as inmates

would internalize the tower's gaze and eventually learn to monitor themselves.

Whatever lofty goals Bentham envisioned for his panopticons, the reality of Stateville's F-House is far from ideal. As soon as the inmates begin to shout to each other, the room acts as an amplifier and is soon deafening. While the observation tower is supposed to enable corrections officer to effectively monitor inmates, it is hard to believe this is possible, as the cell doors are almost impossible to see through.

The F-House contains four different classifications of prisoners. It houses inmates in segregation, inmates who are appealing their removal from protective custody, general population inmates, and inmates bound for court in the northern part of Illinois.

(EXHIBIT - A)

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The F-House presents several security issues. Given that its structure allows inmates to easily communicate with one another, it is ill suited for segregation, which is intended to isolate inmates from one another. It is unfair to subject non-segregated inmates to segregation, and puts a strain on staff to manage so many different kinds of population in a single house. Holding such diverse populations together violates a basic principle of correctional policy.

*Observation: F-House has too many different and conflicting classifications of inmates and is ill equipped for inmates in segregation.*

*Recommendation: Ideally Department of Corrections would close the F-House. Until that happens, prison administration should find alternative space for its inmates in segregation.*

### X-House

X-House is where Stateville once housed death row inmates. Today it houses inmates who are in protective custody. Staff JHA interviewed reported serious safety concerns about X-House. They felt that the walls were not thick enough and that the doors lacked adequate locks, both of which presented escape risks.

*Observation: X-House seems ill suited to house inmates.*

*Recommendation: While space is limited, prison administration should explore the possibility of closing X-House.*

### Programming

Like all maximum-security prisons in Illinois, Stateville has extremely limited educational or vocational opportunities. The prison offers a small GED program, a barber program, as well as a handful of on-site industries jobs, but most inmates have nothing to do but sit in their cell. Moreover, while the average length of stay is one year, Stateville houses many long-term prisoners





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who are sentenced to 20 years or more. It is the policy of the Department of Corrections to allow inmates with shorter sentences to take available educational and vocational classes before inmates with longer sentences. While this policy is designed to ensure that inmates are prepared to reenter society, it has the unintended of consequence of barring long-term prisoners from participating in programming.

Staff interviewed by JHA all said that the lack of programming created security risks for themselves and inmates. "We have to give these guys something to do," said one correction officer. "If we don't, they're going to be more likely to cause problems."

Since he came to Stateville in December, Warden Hardy has worked to provide additional educational and vocational opportunities for inmates. During his brief tenure, Warden Hardy has hosted several volunteer programs, including Lutheran Social Services Story Book Program that enables incarcerated fathers to send recorded stories to their children and the SMART program that teaches inmates stress management techniques.

*Observation: While Stateville needs more educational and vocational programming, prison administration should be commended for recruiting volunteers.*

*Recommendation: Prison administration should continue to explore how volunteers can increase educational opportunities, especially for long-term prisoners who otherwise would be unlikely to participate in prison programming.*

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*This report was written by John Maki, Coordinating Director of the John Howard Association. He may be reached at (312) 503-6305 or [jmaki@thejha.org](mailto:jmaki@thejha.org).*

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Since 1901, JHA has provided public oversight of Illinois' juvenile and adult correctional facilities. Every year, JHA staff and trained volunteers inspect prisons, jails and detention centers throughout the state. Based on these inspections, JHA regularly issues reports instrumental in improving prison conditions.

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